CRTR2709-CR



v-1191年中MMONWEANTEHP5 MASSA 年刊以5年165 Page 1 of 208 SUFFOLK COUNTY CIVIL **Docket Report**

1684CV02726 Fossa Ltd et al vs. Lin, I Jian et al

CASE TYPE:

Torts

B99

ACTION CODE: DESCRIPTION:

Other Tortious Action **CASE DISPOSITION DATE 09/23/2016**

CASE DISPOSITION: CASE JUDGE:

Transferred to another Court

FILE DATE: **CASE TRACK:** 09/01/2016 F - Fast Track

CASE STATUS:

Closed 09/23/2016

STATUS DATE: CASE SESSION:

Civil G

LINKED CASE

	PARTIES	
Plaintiff Barlow, Steven	Gurvits, Valentin David Boston Law Group, PC Boston Law Group, PC 825 Beacon Street Suite 20 Newton Centre, MA 02459 Work Phone (617) 928-1804 Added Date: 09/01/2016	643572
	Shayefar, Matthew Boston Law Group, PC Boston Law Group, PC 825 Beacon Street Suite 20 Newton Centre, MA 02459 Work Phone (617) 928-1806 Added Date: 09/01/2016	685927
Plaintiff Fossa Ltd	Gurvits, Valentin David Boston Law Group, PC Boston Law Group, PC 825 Beacon Street Suite 20 Newton Centre, MA 02459 Work Phone (617) 928-1804 Added Date: 09/01/2016	643572
	Shayefar, Matthew Boston Law Group, PC Boston Law Group, PC 825 Beacon Street Suite 20 Newton Centre, MA 02459 Work Phone (617) 928-1806 Added Date: 09/01/2016	685927

Printed: 09/26/2016 9:53 am Case No: 1684CV02726 Page: 1 CRTR2709-CR



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Plaintiff IcelandicPLUS LLC	Gurvits, Valentin David Boston Law Group, PC Boston Law Group, PC 825 Beacon Street Suite 20 Newton Centre, MA 02459 Work Phone (617) 928-1804 Added Date: 09/01/2016	643572
	Shayefar, Matthew Boston Law Group, PC Boston Law Group, PC 825 Beacon Street Suite 20 Newton Centre, MA 02459 Work Phone (617) 928-1806 Added Date: 09/01/2016	685927
Defendant Encompass Communications Inc Doing Business as BrandIntent	Matorin, Mitchell J. Matorin Law Office, LLC Matorin Law Office, LLC 18 Grove Street Suite 5 Wellesley, MA 02482 Work Phone (781) 453-0100 Added Date: 09/22/2016	649304
Defendant Lin, I Jian	Matorin, Mitchell J. Matorin Law Office, LLC Matorin Law Office, LLC 18 Grove Street Suite 5	649304

Wellesley, MA 02482 Work Phone (781) 453-0100 Added Date: 09/22/2016 CRTR2709-CR



CV-11912PMMONIMEALTHE OFFMASSACHUSETTS Page 3 of 208 SUFFOLK COUNTY CIVIL Docket Report

	INFORMATIONAL DOCKET ENTRIES				
Date	Ref	Description	Judge		
09/01/2016		Case assigned to: DCM Track F - Fast Track was added on 09/01/2016			
09/01/2016	1	Original civil complaint filed.			
09/01/2016	2	Civil action cover sheet filed (\$200,000.00)			
09/01/2016		Demand for jury trial entered.			
09/01/2016		Attorney appearance On this date Valentin David Gurvits, Esq. added for Plaintiff F	ossa Ltd		
09/01/2016		Attorney appearance On this date Matthew Shayefar, Esq. added for Plaintiff Fossa	a Ltd		
09/01/2016		Attorney appearance On this date Valentin David Gurvits, Esq. added for Plaintiff Io LLC	celandicPLUS		
09/01/2016		Attorney appearance On this date Matthew Shayefar, Esq. added for Plaintiff Icelar	ndicPLUS LLC		
09/01/2016		Attorney appearance On this date Valentin David Gurvits, Esq. added for Plaintiff S	iteven Barlow		
09/01/2016		Attorney appearance On this date Matthew Shayefar, Esq. added for Plaintiff Steve	en Barlow		
09/21/2016	3	Notice of Removal to the United States District Court filed by			
		Defendants (US Dist #16-cv-11914)			
		Applies To: Lin, I J (Defendant); Encompass Communications Business as BrandIntent (Defendant)	s Inc Doing		
** ***		Certified copy			
09/22/2016		Attorney appearance On this date Mitchell J. Matorin, Esq. added for Defendant I Jian Lin			
09/22/2016		Attorney appearance On this date Mitchell J. Matorin, Esq. added for Defendant Er Communications Inc Doing Business as BrandIntent	ncompass		
09/23/2016	4	REMOVED to the U.S. District Court of Massachusetts 1 HEREBY ATTEST AN Sept. 27, 201	6 *		
09/23/2016		Case transferred to another court. FOREGOING DOCUM	ENT IS A FULL;		

TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN MY OFFICE, AND IN MY LEGAL CUSTODY.

MICHAEL JOSEPH DONOVAN CLERK / MAGISTRATE SUFFOLK SUPERIOR CIVIL COURT

DEPARTMENT OF THE TRIAL COURT

Asst. Clerk

MICHAEL JOSEVH DCAGVAN CLEBK I MAGISTBATE SUFFOLM SUMERDIN CIVIL OCURT DEPARTMENT OF THE TRIAL COURT

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COMMONWEALTH OF MASSACHUSETTS

Suffolk, SS.

Fossa Ltd., IcelandicPLUS LLC and Steven Barlow

Plaintiffs,

v.

I Jian Lin and Encompass Communications, Inc. d/b/a "BrandIntent"

Defendants.

Massachusetts Trial Court Division
Suffolk Superior Court
Case No. 16-27766

Jury Trial Requested

COMPLAINT AND JURY DEMAND

This is an action for fraud, embezzlement, breach of contract, breach of fiduciary duty and related causes of action where the Plaintiffs seek damages and other relief for the actions and omissions of Defendants.

PARTIES

- 1. The Plaintiff Fossa Ltd. is an Anguilla International Business Company, with registration number 2328479 with a registered office at Hannah Waver House, The Valley, Anguilla, British West Indies.
- 2. The Plaintiff IcelandicPLUS LLC is a Delaware limited liability company with a registered office at 16192 Coastal Highway, Lewes, Delaware.
- 3. The Plaintiff Steven Barlow is an individual who resides at 665 Washington St., PH27i, Boston, Massachusetts 02111 ("Barlow," and together with the other Plaintiffs, "Plaintiffs").

- 4. The Defendant I Jian Lin is an individual who, on information and belief, resides at 9 Riverview Heights, Amesbury, Massachusetts 01913, and who has a business address at 18 Graf Road #26, Newburyport, Massachusetts 01950 ("Lin").
- 5. Upon information and belief, the Defendant Encompass Communications, Inc. d/b/a "BrandIntent" is a Massachusetts corporation with its principle office at 18 Graf Road #26, Newburyport, Massachusetts 01950 ("BrandIntent" and together with Lin, "Defendants").
- 6. Upon information and belief, Lin is the sole shareholder, director and officer of BrandIntent.

FACTS

The Beginnings of the Relationship Between Barlow and Lin

- 7. Prior to March of 2013, Barlow was a semi-retired entrepreneur and business investor and Lin engaged in consulting for marketing, brand positioning and strategic planning through BrandIntent.
- 8. In or about March of 2013, Barlow and Lin began a close business relationship, built around mutual friendship, a past working relationship and trust.
- 9. In or about March of 2013, Lin approached Barlow for some advice about a pet food business he was involved in named Murr Inc. & Murr Ehf. (collectively, "Murr") an Icelandic company and money that was allegedly owed to Lin for services rendered by BrandIntent for Murr.
- 10. One of the first new business opportunities that Barlow and Lin pursued together was in relation to the pet food company Murr.

- 11. After much discussion with Lin about Murr's business throughout March 2013 and meeting the Murr CEO and owner Einar Tamimi in April 2013, Barlow was invited to enter into a consulting agreement with Murr, which was executed on May 01, 2013.
- 12. Among other activities, Barlow and Lin intended to try to sell Murr pet food products in the United States and elsewhere.
- 13. From the onset Barlow opted out of being a "money investor" in Murr and kept his role as strictly consultative and to be solely compensated through commissions from the proceeds of sales of Murr products outside of USA.
- 14. After some months of building the Murr business, Barlow and Lin pursued third-party investors to finance Murr's growth strategy. During this time and during negotiations for a multimillion dollar investment and due diligence process Mr. Tamimi halted his financial support for Murr's United States operations. After this Barlow made his first visit to Iceland and met with all Murr business partners and vendors. It became clear that Murr & Mr. Tamimi owed monies to many parties. Barlow and Lin then organized and effectuated a Murr bankruptcy on behalf of all Murr creditors.
- 15. Following the initiation of the bankruptcy proceeding, Mr. Tamimi convinced the Icelandic court that he personally owned the brand name "Murr" and all IP relating to the formulas of Murr's dog and cat food. This derailed the plans for Barlow and Lin and all creditors to reorganize and finance Murr for ongoing operations and profits.
- 16. When Mr. Tamimi stopped funding Murr's United States activities Lin approached Barlow to provide "bridge loans" to Lin and BrandIntent so that he could keep the company afloat in an effort to sell the USA based Murr inventory in hopes to recover monies for all Barlow's loans and the efforts Barlow and Lin expended on Murr's behalf. Barlow agreed to

loan monies to Lin and BrandIntent with the terms that he would get the first money out from any sales and 50% of the sales proceeds beyond the repayments of all Barlow loans. The net amount of loans made Defendants in the furtherance of these sales opportunities was approximately \$91,000. Attached hereto as Exhibit 1 is documentation showing some of the loan payments Barlow made to BrandIntent.

- 17. Generally, Barlow agreed to loan and finance Lin's Murr related business expenses while engaged in business activities that would result in the sale of Murr products that were stored in Murr's United States warehouses and in Canada.
- Barlow loaned considerable sums in connection with the pursuit of the Murr business opportunity, giving Lin the opportunity to connect with individuals within Murr and persons who were interested in purchasing Murr products and partners and vendors in USA, Iceland, Canada, China, and elsewhere and otherwise create business connections that were intended to be to be for the benefit of both of them.
- 19. Barlow loaned Defendants approximately \$91,000 of his own money in connection with the Murr business opportunity.
- 20. In the aftermath of the Murr bankruptcy, Barlow and Lin generally agreed that they would together pursue various other business opportunities beyond Murr. Their intent was that Barlow would provide funding as loans for these new business opportunities and provide his considerable business wisdom on a limited time basis and Lin would find business opportunities and operate and manage them as a full time executive.
- 21. After some time, Lin informed Barlow that the Murr business opportunity to sell the Murr product inventory was not going to be feasible, and Lin stated that he needed to dispose of it so that Barlow and Lin could move onto other new opportunities together.

22. However, as detailed below, Barlow later discovered that Lin sold Murr products to Chinese purchasers and did not account to Barlow for the sale and took all of the proceeds for personal gain.

Formation of Fossa Ltd

- 23. In or about the summer of 2014, Barlow and Lin identified another business opportunity involving collecting and/or purchasing natural products from Iceland for sale in the United States, Canada and elsewhere, which they agreed to pursue together through new business entities they would form together.
- 24. The business entity which they formed to pursue the Icelandic business opportunities in Iceland was the Plaintiffs Fossa Ltd..
- 25. Barlow and Lin also formed the Plaintiff IcelandicPLUS LLC, which does marketing support, assembly, warehouse storage and logistics for the Icelandic products in the United States and elsewhere.
- 26. Fossa Ltd. and IcelandicPLUS LLC and their businesses are collectively referred to herein as "Fossa."
 - 27. Barlow and Lin are each 50% ultimate beneficial owners of Fossa.
 - 28. Barlow and Lin are each officers and/or managers of Fossa.
- 29. Prior to, during and after the incorporation of Fossa on or about November 04, 2014, including during its operations, Barlow has loaned Fossa significant amounts of money in order to fund Fossa and its business and operations.
 - 30. Barlow has loaned at least \$692,000 to Fossa since its inception.
- 31. Lin was permitted to use these funds only under the conditions that he use them reasonably and only for purposes that advanced the interests of Fossa and its business.

- 32. Lin was not permitted to use these funds for any personal purposes or for the benefit of BrandIntent or any other businesses of Lin.
- 33. Between August of 2014 and July of 2015, Barlow estimates that he loaned approximately \$435,000 to Fossa by payments to BrandIntent's bank accounts at TD Bank (see "Expense Practices" below). Outside these periods, Barlow has invested significant additional funds.
- 34. Lin was only permitted to use Fossa's funds (i.e., the funds loaned by Barlow) for meals and other *per diem* purposes while he was travelling to Iceland for Fossa as well as direct business expenses of Fossa.
- 35. Lin and Barlow agreed that any of Fossa's revenues shall first be used to pay back Barlow's loans to both Fossa and the Murr project before making any other distributions.
- 36. Until such time as Barlow recovered his loans, Lin and Barlow also agreed that Lin would not cause Fossa to take any actions outside the ordinary course of business, including by impairing the value of the assets of Fossa or otherwise interfering with the assets, goodwill or business of Fossa.

Expense Practices

- 37. Through at least July of 2015, Barlow and Lin agreed that, for ease and until the appropriate bank accounts could be set up, Fossa's expenses would be paid through BrandIntent' bank accounts, credit cards and debit cards and that Barlow and/or Fossa would reimburse BrandIntent for the Fossa expenses (only) upon Lin's request.
- 38. Through at least July of 2015, Lin would charge Fossa's expenses to BrandIntent and regularly request Barlow and/or Fossa to pay BrandIntent for the expenses.

- 39. When Lin would request payment for what he claimed were Fossa's expenses, Lin would not provide detailed expenses and the purported amounts and request that Plaintiffs only provide broad categories of expenses and the purported amounts and request that Plaintiffs repay him.
- 2 (email from Lin dated September 2, 2014), Exhibit 3 (email from Lin dated September 8, 2014), Exhibit 4 (email from Lin dated January 22, 2015), and Exhibit 5 (email from Lin dated February 17, 2015).

A few examples of Lin's explanations of expenses are attached hereto as $\overline{\text{Exhibit}}$

- 41. It was not until Plaintiffs gained access to BrandIntent' bank records that Plaintiffs discovered that Lin had been providing fraudulent explanations for his expenses and reimbursement requests and that Plaintiffs had been paying Defendants for what were Lin's personal expenses or expenses otherwise not related to Fossa.

 42. Upon review of the bank records, it became apparent that Lin was requesting
- reimbursement for the entirety of BrandIntent' credit and/or debit card charges and expenses, and that the credit and/or debit card charges and expenses did not match up with what Lin told Plaintiffs he was spending the money on.

 43. To the contrary, Lin told Plaintiffs that he snent money on Force reloted expenses
- 43. To the contrary, Lin told Plaintiffs that he spent money on Fossa related expenses (for example, he said he was purchasing lamb horns and business related products and services for Fossa), but in fact he was spending much of that money on other items and services that were completely irrelevant to Fossa and were solely for Lin's personal benefit or his personal

Defendants' Embezzlement and Misuse of Funds

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- 44. Starting at the latest in May of 2014, Defendants began to embezzle and misuse Plaintiffs' funds.
- 45. Plaintiffs (by reimbursing Defendants) have expended approximately \$458,000 just in the time period from August 2014 through July 2015. (Fossa's total expenses since its inception have been at least \$1,175,000.)
- 46. After extensive research of Defendants' records, Plaintiffs have calculated that only approximately \$289,000 of that \$458,000 amount was spent by Defendants on clear and reasonable purposes related to Fossa's business.
- 47. Proportionately, this means that up to 37% of all putative expenses of Fossa between August 2014 and July 2015 were actually misappropriated by Defendants for their own personal use and benefits.
- 48. Plaintiffs have calculated that Defendants spent approximately \$116,000 of the \$458,000 (i.e., 25%) on what are clearly personal purposes or purposes completely unrelated to Fossa.
- 49. Of the remaining approximately \$53,000 of the \$458,000 (i.e., 12%) Plaintiffs cannot at this time determine whether they were legitimate Fossa business expenses or otherwise.
- 50. The following are only a sampling of Defendants' personal or non-Fossa expenses for which Plaintiffs reimbursed Defendants, none of which were for Fossa business reasons:
 - a. On August 26, 2014, Defendants paid \$650.00 to Gus's Bike Shop in North

 Hampton, New Hampshire, for which Plaintiffs reimbursed Defendants. See

 Exhibit 6 hereto, portion of BrandIntent bank statement from August 2014. Also clearly visible in Exhibit 6 are numerous other non-Fossa related expenses for which Defendants received money from Plaintiffs.

- b. On August 27, 2014, Defendants paid \$590.00 to Kaizen Tuning, a custom automotive shop in Boxborough, Massachusetts, for which Plaintiffs reimbursed Defendants. See <u>Exhibit 6</u> hereto, portion of BrandIntent bank statement from August 2014. Also clearly visible in <u>Exhibit 6</u> are numerous other non-Fossa related expenses for which Defendants received money from Plaintiffs.
- On September 9, 2014, Defendants paid \$1,225 to Papa Wheelies in Portsmouth,
 New Hampshire, which is a bicycle shop, for which Plaintiffs reimbursed
 Defendants. See <u>Exhibit 7</u> hereto, portion of BrandIntent bank statement from
 September 2014. Also clearly visible in <u>Exhibit 7</u> are numerous other non-Fossa
 related expenses for which Defendants received money from Plaintiffs.
- d. On September 12, 2014, Defendants paid \$2,269.94 to Gus' Bike Shop in North Hampton, New Hampshire, for which Plaintiffs reimbursed Defendants. See Exhibit 8 hereto, portion of BrandIntent bank statement from September 2014. Also clearly visible in Exhibit 8 are numerous other non-Fossa related expenses for which Defendants received money from Plaintiffs.
- e. On September 15, 2014, Defendants paid \$232.55 to the Shabu Zen restaurant in Allston, Massachusetts, for which Plaintiffs reimbursed Defendants. See Exhibit 9 hereto, portion of BrandIntent bank statement from September 2014. Also clearly visible in Exhibit 9 are numerous other non-Fossa related expenses for which Defendants received money from Plaintiffs.
- f. On October 20, 2014, Defendants paid \$81.91 to Blue Lagoon Verslun Grindavik ISL Cosmetic Store in Iceland, for which Plaintiffs reimbursed Defendants. See Exhibit 10 hereto, portion of BrandIntent bank statement from October 2014.

- Also clearly visible in <u>Exhibit 10</u> are numerous other non-Fossa related expenses for which Defendants received money from Plaintiffs.
- g. On November 17, 2014, Defendants issued a check in the amount of \$5,600 using Fossa's funds without any cognizable legitimate business purpose. See Exhibit 11 hereto, portion of BrandIntent bank statement from November 2014. Also clearly visible in Exhibit 11 are numerous other non-Fossa related expenses for which Defendants received money from Plaintiffs.
- h. On December 22, 2014, Defendants paid \$365.60 to Bassler Veterinary Hospital in Salisbury, Massachusetts, \$227.86 to the Coach store in Kittery, Maine and \$91.98 to the Aldo store in Burlington, Massachusetts, for all of which Plaintiffs reimbursed Defendants. See Exhibit 12 hereto, portion of BrandIntent bank statement from December, 2014. Also clearly visible in Exhibit 12 are numerous other non-Fossa related expenses for which Defendants received money from Plaintiffs.
- i. On February 3, 2015, Defendants paid \$12.29 to the Dunkin Donuts in Amesbury, Massachusetts, for which Plaintiffs reimbursed Defendants. See <u>Exhibit 13</u> hereto, portion of BrandIntent bank statement from February 2015. Also clearly visible in <u>Exhibit 13</u> are numerous other non-Fossa related expenses for which Defendants received money from Plaintiffs.
- j. On April 17, 2015, Defendants paid \$111.47 to Bed Bath and Beyond in Danvers, Massachusetts, for which Plaintiffs reimbursed Defendants. See <u>Exhibit 14</u> hereto, portion of BrandIntent bank statement from April 2015. Also clearly

- visible in Exhibit 14 are numerous other non-Fossa related expenses for which Defendants received money from Plaintiffs.
- k. On May 11, 2015, Defendants paid \$640.56 via PayPal to Tiretrack, a tire company, for which Plaintiffs reimbursed Defendants. See <u>Exhibit 15</u> hereto, portion of BrandIntent bank statement from May 2015. Also clearly visible in <u>Exhibit 15</u> are numerous other non-Fossa related expenses for which Defendants received money from Plaintiffs.
- On June 22, 2015, Defendants paid \$182.01 to Shio Japanese Restaurant in
 Portsmouth, New Hampshire and \$247.00 via PayPal to Vollkommend in San
 Jose, CA for car parts, for which Plaintiffs reimbursed Defendants. See <u>Exhibit</u>
 16 hereto, portion of BrandIntent bank statement from June 2015. Also clearly visible in <u>Exhibit 16</u> are numerous other non-Fossa related expenses for which
 Defendants received money from Plaintiffs.
- m. On June 29, 2015, Defendants paid \$168.00 to the Lululemon Athletica clothing store in Natick, Massachusetts, for which Plaintiffs reimbursed Defendants. See Exhibit 17 hereto, portion of BrandIntent bank statement from June 2015. Also clearly visible in Exhibit 17 are numerous other non-Fossa related expenses for which Defendants received money from Plaintiffs.
- n. On July 14, 2015, Defendants paid \$235.48 to the Cole Haan store in Kittery,
 Maine, for which Plaintiffs reimbursed Defendants. See <u>Exhibit 18</u> hereto,
 portion of BrandIntent bank statement from July 2015. Also clearly visible in <u>Exhibit 18</u> are numerous other non-Fossa related expenses for which Defendants received money from Plaintiffs.

- On July 23, 2015, Defendants paid \$3,976.52 to B&H Photo in New York, for which Plaintiffs reimbursed Defendants. See <u>Exhibit 19</u> hereto, portion of BrandIntent bank statement from July 2015. Also clearly visible in <u>Exhibit 19</u> are numerous other non-Fossa related expenses for which Defendants received money from Plaintiffs.
- 51. Attached hereto as <u>Exhibit 20</u> is a spreadsheet setting forth Defendants' non-Fossa expenditures in detail.
- 52. On information and belief, Defendants would regularly make checks out to cash or send wires or make other untraceable payments, which Lin explained to Barlow and Fossa as being for business purposes, but were instead were for his own personal use or non-Fossa uses
- 53. Defendants' expenditures of Plaintiffs' funds for illegitimate purposes only began to slow down after Plaintiffs instituted strict accounting procedures and put in spending controls.

Lin's Unreasonable Expenses

- 54. Even Lin's expenses which conceivably could have been classified as business expenses were unreasonable and indicate abuse.
- 55. For example, Lin spent an average of approximately \$161.00 per day for business meals while on his trips to Iceland.
- 56. The following are just a few examples of the extraordinarily expense meals expensed by Lin on his business trips to Iceland: \$390.00 at Rub 23 Akureyri on October 10, 2014; \$385.57 at Fiskmarkadurinn Reykjavik on October 20, 2014; \$263.99 at Fiskfelagid Reykjavik on December 11, 2014; and \$469.23 at Studio Braud Kopavogur on February 13, 2015.

- 57. Barlow, on the other hand, spent an average of approximately \$80.00 per day for business meals while on his trips to Iceland.
- 58. On information and belief, Lin's children and others travelled with him on his business trips to Iceland, and Lin charged much of their expenses to Fossa.

Other Persons Were Using Lin's Business Credit Card for Personal Expenses

- 59. On information and belief, Lin would provide BrandIntent' debit card to his family and/or friends to use for their own personal purposes, for which he would later be reimbursed by Plaintiffs.
- 60. Lin travelled to Iceland for Fossa's business from February 2, 2015 through February 13, 2015. See Exhibit 21 hereto, a portion of BrandIntent' bank records showing Lin's expenses in Iceland during this time period, including, for instance, a \$95.00 charge for airport transportation on February 2, 2015 and charges in Iceland starting thereafter.
- 61. In that same time period that Lin was in Iceland from February 2 to 13, 2015, there were numerous charges on BrandIntent' debit card to businesses in the United States, totaling over \$1,000.00. Some of those expenses include \$17.38 to Pet City in Seabrook, New Hampshire on February 3, 2015 and \$43.11 to the CVS in Amesbury, Massachusetts on February 12, 2015. See Exhibit 21.
- 62. Lin travelled to Iceland for business from July 1 through July 14 of 2015. See Exhibit 22, a portion of BrandIntent' bank records showing Lin's expenses in Iceland during this time period
- 63. Despite being in Iceland at that time, on July 13, 2015, there were at least \$779.77 of charges to Fossa's account from clothing stores in the Kittery Outlet Mall in Kittery, Maine.

 See Exhibit 22.

64. Defendants were reimbursed for all these US expenses while Lin was travelling in Iceland – expenses that could not possibly have been related to Lin's work for Fossa.

Lin Intentionally Failed to Respond to Explanations

- 65. Starting at the latest in January of 2015, Barlow began questioning Lin about his expenditures on the business.
- 66. For example, on January 20, 2015, Barlow emailed Lin the following: "I know you are working very hard and making great progress. I need to have a better understanding of the spending to date and going forward. Please send me details on the following...." The Email then listed 12 wire transfers totaling over \$40,000.00. Barlow explained that he did "not have unlimited funds for keeping Fossa afloat and I am getting a bit concerned." See Exhibit 23 hereto.
 - 67. Lin never provided all of the information requested in that email.
- 68. On February 16, 2015, Barlow sent another email to Lin asking for details on the previous 12 wire transfers as well as another 7, to which Lin never responded with all of the information requested. See Exhibit 24 hereto.
- 69. Barlow, and eventually the bookkeeper that Fossa hired, sent emails of this sort to Lin on nearly a monthly basis, which Lin largely ignored. See, for example, Exhibit 25 and Exhibit 26.

Lin Misappropriates Iceland Grant Money

- 70. On or about June 1, 2015, the Icelandic development agency Vaxtasamningur Vestfjarda deposited \$2,743.96 into BrandIntent's bank account. See Exhibit 27 hereto.
 - 71. On information and belief, this was a grant for Fossa.

72. Defendants never reported this income that was due to Fossa to Plaintiffs and Lin did not send this revenue to Barlow as he agreed, given the enormous debt that Fossa had to Barlow and that all revenues would first be paid to Barlow.

Lin's Collusion to Usurp Fossa Opportunities with Gordon Shaw and Shiran K. Þórisson

- 73. One of Fossa's important business contacts in Iceland was an individual by the name of Shiran K. Þórisson ("Mr. Þórisson"), with whom Lin created a business relationship under Fossa's name and using Fossa's funds.
- 74. In July of 2015, Lin began working with Mr. Þórisson to bring a potential business affiliate, a venture capitalist named Gordon Shaw ("Mr. Shaw"), to Iceland to begin work on other projects in Iceland.
- 75. Although the business with Mr. Shaw was a Fossa business opportunity, Lin worked with Mr. Þórisson to usurp the business opportunity for himself and BrandIntent.
- 76. In an email dated July 28, 2015, Lin wrote to Mr. Þórisson and stated that Mr. Shaw "really wants to see what I am up to and what interests me in Iceland but mostly he is investing in me and my vision here," indicating that he was meeting with Gordon for his own personal purposes. See Exhibit 28 hereto.
- 77. However, his entire business trip to Iceland when he met with Mr. Shaw was paid for by Fossa.
- 78. In December of 2015, Lin took a family trip to Iceland, which he described to Mr. Þórisson in an email dated December 14, 2015 as "a stealth trip so we will not be telling anyone."
- 79. Despite it being a family trip and a "stealth trip," Lin expensed the trip to Fossa and did not tell Barlow about the trip or its purposes. On information and belief, Lin used this

and other trips as a means to build up his non-Fossa business in Iceland and to usurp Fossa's business opportunities.

80. In December of 2015, Lin gave a key to the apartment that Fossa had rented in Iceland for Fossa purposes only to Mr. Þórisson for Mr. Þórisson's personal use and without telling Barlow or accounting for such use to Plaintiffs.

Lin Misappropriates Fossa's Fish Skin Project

- 81. Soon after the formation of Fossa, Barlow and Lin discussed and had plans to expand the business of Fossa from its initial product of lamb horns to other items sourced from Iceland, including fish skins and fish related products.
- 82. Barlow and Lin had numerous conversations over many months about Fossa purchasing and selling the fish skins. See, for example, Exhibits 29-31, emails from Lin to Barlow regarding progress on the fish skin project (with irrelevant and confidential business communications omitted) and photos of Lin visiting fish skin suppliers.
- 83. Barlow and Fossa expended time, resources and funds working on the fish skin business.
- 84. Lin originally approached other parties to work on the fish skin project under the Fossa name and using Fossa funds.
- 85. After Lin created these connections and the groundwork under Fossa, Defendants usurped the business opportunities, and sought to have money that should have been paid to Fossa for the project paid to BrandIntent instead.
- 86. In an email thread dated December 30, 2015 with Mr. Þórisson, Mr. Þórisson emailed Lin at his Fossa email address with documents listing Fossa as the entity working on the fish skins project. See Exhibit 32 hereto.

- 87. Lin emailed Mr. Þórisson back and stated, falsely and fraudulently, that "it was a BrandIntent project and not a Fossa project." Exhibit 32.
- 88. Lin thereafter executed documents for the project in his own and BrandIntent' name rather than in Fossa's name, taking the business opportunities that were meant for Fossa. See Exhibit 33 hereto.
- 89. Upon information and belief, Lin personally received \$32,590 for usurping the fish skins project that should have been Fossa's. See Exhibit 33 hereto.
- 90. Lin purposefully hid from Plaintiffs Defendants' transactions relating to the fish skins and the funds.

Defendants Sold Murr Products Without Including or Informing Barlow

- 91. As noted above, Barlow and Lin were partners in the Murr project, with Barlow fronting significant funds as loans towards that project.
- 92. Barlow and Lin agreed that any revenue realized from the Murr project would first be used to repay Barlow's loans into the project before splitting profits between them.
- 93. In March of 2014, Barlow and Lin discussed a potential deal where they would sell Murr products to China.
 - 94. Lin told Barlow that the China deal could not be completed.
- 95. However, Lin completed the deal without telling Barlow and, on May 21, 2014, Lin received \$46,130 for selling Murr products in China. See Exhibit 34, a portion of BrandIntent' bank statement showing incoming wire from Zenwotronic Enterprises Co., a Chinese retailer of pet products.
- 96. Attached hereto as Exhibit 35 is also a screenshot of a website from China selling Murr products in China that were sold to it by Lin.

- 97. Lin never told Barlow about the sale and never shared any of the revenue from the sale with Barlow.
- 98. Defendants purposefully hid the sale of the Murr products from Barlow and kept the proceeds, which should have been paid to Barlow.

Additional Factual Allegations

- 99. In an email on or about September 18, 2015, Lin admitted to a contractor for Fossa, Omar Mar Jonsson, that the records he has been providing Barlow for his expenses were incorrect. Specifically, he wrote: "The record I have for Steve [Barlow] does not match aureus Icelandic record." See Exhibit 36.
- 100. Defendants purchased certain physical items and property to be used in Fossa's business and warehouse in the United States, for which Plaintiffs reimbursed Defendants. After those items and property were delivered to the warehouse, Lin over time entered the warehouse and took the items and property, which he converted for Defendants' use. Those items and property include, without limitation, fish skin samples, horns, marrow products, lamb skins, horn knives, furniture, a saw/buffer, a label printer, an iPad and an iPhone. Those items and property have not been returned.
- 101. In or about July of 2015, when Fossa implemented stricter accounting and bookkeeping procedures, which had the effect of limiting Lin's ability to further embezzle and misuse funds, Lin began to complain about health problems, which he used as an excuse to stop responding to requests to explain his questionable activities. On information and belief, Lin was overstating the suffering from his health problems and continues to do so to date for effect.
- 102. All told, Plaintiffs estimate that Defendants have damaged Plaintiffs in an amount of at least \$200,000 to \$250,000, though the exact amount may be greater and cannot be

determined as a result of the actions and omissions taken by Defendants to hide their activities. This amount is calculated as follows: \$116,000 of personal and non-Fossa expenses charged to Plaintiffs, plus the \$2,743.96 grant from Vaxtasamningur Vestfjarda that Defendants kept for themselves, plus \$46,130 from the sale of Murr products that Defendants kept for themselves, plus \$32,590 in funding for the fish skin project that Defendants kept for themselves, plus up to \$53,000 of additional expenses which Plaintiffs cannot at this time determine are legitimate Fossa expenses.

103. Additionally, on information and belief, Defendants inflated the costs of legitimate expenses and wages for personnel of Fossa and skimmed cash off the top of those expenses and wages, which they kept for themselves. Plaintiffs at this time cannot determine the amount of such monies embezzled by Defendants.

COUNT I Breach of Fiduciary Duty Plaintiffs against Lin

- 104. Plaintiffs repeat, re-allege and incorporate each and every allegation listed in the preceding paragraphs as if set forth herein.
- 105. Lin, as a partner to Barlow and as an officer of Fossa, owed a fiduciary duty to Plaintiffs.
- 106. Lin breached his fiduciary duty by engaging in the acts and omissions set forth herein.
- 107. In consideration of the above facts and circumstances, to the extent that demand would be required, demand on the management of Fossa would be futile.
- 108. Plaintiffs have suffered direct harm and damages from Lin's breaches of fiduciary duties for which Lin is personally liable.

COUNT II Breach of Contract Plaintiffs against Lin

- 109. Plaintiffs repeat, re-allege and incorporate each and every allegation listed in the preceding paragraphs as if set forth herein.
- 110. The Parties made several agreements between themselves regarding their relationships and business opportunities.
- 111. Without limitation, Barlow and Lin agreed that any activities relating to Murr would be a joint project between them and that any revenues from that project would first go to paying back Barlow's loans.
- 112. Without limitation, Barlow, Lin and Fossa agreed that Barlow's loans in Fossa would be used only for Fossa purposes and not for Lin's personal purposes or other purposes.
- 113. Without limitation, Barlow, Lin and Fossa agreed that all business opportunities in Iceland, including any business opportunity relating to fish skins, would be Fossa's business opportunities.
- 114. Without limitation, Barlow, Lin and Fossa agreed that Lin would not take any action which would cause damage to Fossa's assets, business or goodwill.
- 115. Barlow and Fossa have complied with their obligations under the agreements between the parties.
- 116. Lin has breached the agreements between the parties, including, without limitation, by his acts set forth herein.
- 117. Barlow and Fossa have suffered direct harm and damages resulting from Lin's breaches of the agreements, for which Lin is liable.

COUNT III Unjust Enrichment

Plaintiffs against Defendants

- 118. Plaintiffs repeat, re-allege and incorporate each and every allegation listed in the preceding paragraphs as if set forth herein.
- 119. By engaging in the acts and omissions set forth herein, Defendants have received benefits to which Plaintiffs are entitled.
- 120. Under the circumstances described herein, it would be inequitable for Defendants to retain such benefits without payment for their value to Plaintiffs.
- 121. Defendants have been unjustly enriched by Plaintiffs and equity and good conscience require Defendants to make restitution to Plaintiffs for the benefits that Defendants have inequitably retained from Plaintiffs.

COUNT IV Fraudulent Misrepresentation Plaintiffs against Defendants

- 122. Plaintiffs repeat, re-allege and incorporate each and every allegation listed in the preceding paragraphs as if set forth herein.
- 123. Defendants made numerous misrepresentations to Plaintiffs with the intention that Plaintiffs would rely upon them.
- 124. Without limitation, Lin represented to Barlow that he would use any of the revenues from the Murr project to first pay back Barlow's loans and then he would share the profits with Barlow.
- 125. Without limitation, Defendants represented to Plaintiffs that they would use Barlow's loans in Fossa only for Fossa business purposes and not for any personal or other purposes.

- 126. Without limitation, Lin represented to Plaintiffs that the business activities he was engaging in in Iceland and elsewhere were for the benefit of Fossa, and not for his own personal benefit or the benefits of others, including BrandIntent.
- 127. Without limitation, Defendants represented to Barlow and Fossa that the expenses they requested reimbursements for were for Fossa's business purposes only and not for any other purposes.
- 128. Defendants' representations were false and Defendants knew them to be false when they made them or they made recklessly without knowledge of their truthfulness.
- 129. Defendants made the false representations with the intent that Plaintiffs would rely on them.
- 130. Plaintiffs justifiably relied on the false representations, including by, without limitation, investing further funds in Fossa, making payments to Defendants and permitting Defendants to continue to spending Plaintiffs' funds.
- 131. As a direct result, Plaintiffs have suffered harm and damages for which Defendants are liable.

COUNT V Embezzlement Plaintiffs against Defendants

- 132. Plaintiffs repeat, re-allege and incorporate each and every allegation listed in the preceding paragraphs as if set forth herein.
- 133. Defendants have dishonestly withheld and/or taken funds and other property from Plaintiffs, the true owners of the funds and other property.
- 134. Without limitation, Lin entered the warehouse of Fossa and took Fossa's items and property.

- 135. Defendants have acted with the intent to deprive Plaintiffs of their rights to possess and use the funds and other property for Defendants' use.
- 136. Defendants' acts have directly caused Plaintiffs damages and harm for which Defendants are liable.

COUNT VI Conversion Plaintiffs against Defendants

- 137. Plaintiffs repeat, re-allege and incorporate each and every allegation listed in the preceding paragraphs as if set forth herein.
- 138. By engaging in the acts and omissions set forth herein, Defendants have converted Plaintiffs' property, including funds and other property, for their own use, intentionally and without consent.
- 139. Without limitation, Lin entered the warehouse of Fossa and took Fossa's items and property.
- 140. Defendants' actions and omissions have caused direct damages and harm to Plaintiffs for which Defendants liable.

COUNT VII Civil Conspiracy Plaintiffs against Defendants

- 141. Plaintiffs repeat, re-allege and incorporate each and every allegation listed in the preceding paragraphs as if set forth herein.
- 142. Defendants devised and engaged in a common design with other parties, including, on information and belief, other employees and contractors of Fossa and BrandIntent (including, without limitation, Mr. Þórisson) and Lin's children and other parties whose

identities are only known to Defendants at this time (collectively, the "Conspirators"), one or more of whom, on information and belief, reside in Iceland, to commit wrongful acts.

- 143. As described herein, Defendants committed tortuous and other wrongful acts in furtherance of the common design of the Conspirators.
- 144. Without limitation, Defendants and the other Conspirators engaged in acts and omissions in a common design to embezzle funds and other property from Plaintiffs.
- 145. This conspiracy has caused direct harm and damages to Plaintiffs for which Defendants are liable.

COUNT VIII Accounting Plaintiffs against Defendants

- 146. Plaintiffs repeat, re-allege and incorporate each and every allegation listed in the preceding paragraphs as if set forth herein.
- 147. As set forth in detail herein, Defendants have committed fraud and other illicit acts against Plaintiffs.
- 148. As part of the fraud and other illicit acts, Defendants have concealed their wrongful acts from Plaintiffs.
- 149. Plaintiffs are unable to ascertain the full extent of their damages without a full and complete accounting of the benefits Defendants have derived from Plaintiffs.
- 150. Plaintiffs require a full and complete accounting of Defendants' assets and finances to determine their damages.
- 151. Plaintiffs do not have an adequate remedy at law and are entitled to equitable relief in the form of an accounting by Defendants.

COUNT IX Violation of RICO, 18 U.S.C. § 1962(c)

Plaintiffs against Defendants

- 152. Plaintiffs repeat, re-allege and incorporate each and every allegation listed in the preceding paragraphs as if set forth herein.
- 153. Defendants have acted in concert with the other Conspirators to violate the civil RICO statute and have thereby caused damages to Plaintiffs.
- 154. The Conspirators have assisted, aided and abetted Defendants in many of their acts and omissions set forth herein.
- of 18 U.S.C. § 1961(4), which enterprise was engaged in, and whose activities affected, interstate and foreign commerce. The enterprise was and is continuous in that it lasted for at least one year, has an ascertainable structure and is distinct from the predicate offenses alleged herein.
 - 156. Upon information and belief, the role of each of the Conspirators is as follows:
 - a. Lin was the head of the Conspirators and is responsible for gaining access to
 Barlow and Fossa's funds and resources for use by the other Conspirators.
 - b. BrandIntent were the corporate entity through which the illegitimate transactions flowed.
 - c. Lin's children knowingly received funds and other goods and services by way of Lin's embezzlement and other bad acts and held them for their own and Lin's use.
 - d. Shiran Þórisson was Lin's contact and conspirator based in Iceland who helped him engage in business dealings in Iceland when he couldn't be there physically himself and who otherwise assisted Lin in his activities.

- e. Fossa's employees and/or contractors were responsible for keeping Barlow and Fossa from learning about the true dealings of Defendants and the Conspirators, hiding important information and providing false information.
- 157. The Conspirators are each a person within the meaning of 18 U.S.C. § 1961(3) and are each separate from the enterprise.
- 158. The Conspirators' scienter is clearly established from their pattern and practices alleged herein.
- 159. Each Conspirator participated and conspired with the other Conspirators to participate in the affairs of the aforementioned enterprise through a pattern of racketeering activity, as set forth more fully below, all in violation of 18 U.S.C. § 1962(c).

Wire Fraud, violation of 18 U.S.C. § 1343

- 160. The Conspirators, having devised or intending to devise a scheme or artifice to defraud and/or obtain money or property by means of false or fraudulent pretenses, representations or promises, transmitted or caused to be transmitted, writings, signs, or signals by means of wire communications in interstate or foreign commerce for the purpose of executing such scheme or artifice.
- 161. The Conspirators have engaged in the predicate acts of wire fraud in violation of 18 U.S.C. § 1343 by sending emails, text messages, initiating telephone calls and engaging in other communications over the wire communications of interstate commerce. The full extent of the wire fraud and other predicate acts by the Conspirators is unknown to Plaintiffs at this time.
- 162. The Conspirators have engaged in the following partial list of predicate acts of wire fraud in violation of 18 U.S.C. § 1343:

- a. On January 15, 2015, Lin sent Barlow an email explaining the status of his ongoing business trip to Iceland (which was expensed to Fossa), including information about how he visited an automated fish skin production facility for pet chews, which Lin indicated would be a business opportunity for Fossa. See Exhibit 31. However, it was Lin's intention (as he later accomplished) to take that business opportunity for himself after using Fossa's funds to explore it.
- b. On January 17, 2015, Lin sent Barlow an email stating that "Fish skin is dead." However, Lin instead took the fish skin project on as his own. See Exhibit 37.
- c. On numerous occasions, Lin sent emails to Barlow requesting additional funding and setting forth budgets for what he said were business expenses, but which Plaintiffs now understand were largely for personal expenses. Lin sent such emails on September 2, 2014 (Exhibit 2), September 8, 2014 (Exhibit 3), January 22, 2015 (Exhibit 4), February 17, 2015 (Exhibit 5) and beyond.
- d. In the September 13, 2014 email, Lin stated that "I have been very strict and careful on spending the cash and at times overly stressed about it. As you know that I will not spend any funds unless it is necessary." See Exhibit 38 (irrelevant portions omitted). To the contrary, on the day before, on September 12, 2014, Lin spent \$2,269.94 of Fossa's funds at Gus' Bike Shop in North Hampton, New Hampshire. See Exhibit 8.
- e. On August 3, 2015, Lin responded to an email from Fossa's bookkeeper, Sonya Livshits, where the bookkeeper asked Lin to respond to expenses which were never explained. Lin responded by email that he could not provide explanations at that time. See Exhibit 39. Upon information and belief, Lin knew what the

- expenses were for but never explained them because they were personal expenses and he wanted to hide his bad acts. Lin never did explain all the expenses.
- f. On December 30, 2015, Lin send an email to Mr. Þórisson asking him to change the business entity on the fish skin project documents from Fossa to BrandIntent.

 See Exhibit 32.
- g. On or about September 18, 2015, Lin sent an email to a contractor for Fossa,
 Omar Mar Jonsson, explaining "The record I have for Steve [Barlow] does not match aureus Icelandic record." See Exhibit 36.
- h. On or about November 31, 2015, Lin emailed to Barlow and/or Sonya Livshits an expense report which fraudulently stated that his personal expenses on Fossa's account were for business purposes. See Exhibit 40. Furthermore, even some of those expenses which were purportedly for Fossa's business and warehouse and did actually originally appear in Fossa's warehouse, later disappeared from the warehouse without explanation. Lin entered the warehouse and took those items for Defendants' use and has not returned them.
- 163. Each Conspirator knew, expected, reasonably foresaw and intended that the facilities of wire communications would be used in furtherance of the racketeering scheme and that such use was an essential part of the scheme.

Monetary Transactions in Property Derived from Specified Unlawful Activity, Violations of 18 U.S.C. § 1957

164. The conspirators knowingly engaged in monetary transactions involving property valued at greater than \$10,000, with the knowledge that the property involved was derived through wire fraud in violation of 18 U.S.C. § 1343.

- 165. The Conspirators engaged in numerous monetary transactions in violation of 18 U.S.C. § 1957. The total number of such unlawful transactions committed by the enterprise is unknown to Plaintiffs at this time.
- 166. Plaintiffs only have access to certain of BrandIntent's bank account records, which themselves show hundreds of transactions that could not possibly be Fossa-related business expenses, but only personal expenses or expenses related to other business. Plaintiffs believe that Defendants may have further documents showing even further use of the monies derived from their unlawful activities.

Laundering of Monetary Instruments, Violations of 18 U.S.C. § 1956

- 167. The Conspirators, knowing that the property involved in the financial transactions represented the proceeds of some form of unlawful activity, conducted or attempted to conduct such transactions with the intent to promote the carrying on of wire fraud in violation of 18 U.S.C. § 1343, or knowing that the transaction was designed in whole or in part to conceal or disguise the nature, location, ownership or control of the proceedings of wire fraud in violation of 18 U.S.C. § 1343.
- 168. The Conspirators engaged in numerous monetary transactions in violation of 18 U.S.C. § 1956. The total number and value of such unlawful transactions committed by the enterprise is unknown to Plaintiffs at this time.

Pattern of Racketeering Activity

169. The aforesaid acts had the same or similar purposes, results, participants, victims and/or methods of commission, and were otherwise interrelated by distinguished characteristics and were not isolated events. The pattern of racketeering activity engaged in by the Conspirators

consisted of a scheme executed by the aforementioned participants beginning on or before May of 2013 and continuing to date. That pattern included the multiple predicate acts alleged herein.

- 170. The Conspirators participated in the scheme through themselves, the participants identified herein, and others whose identities are unknown to Plaintiffs at this time.
 - 171. Each Conspirator's participation was essential to the racketeering scheme.
- 172. The precise role played by each Conspirator is unknown to Plaintiffs at this time because evidence concerning the full extent of their participation exists exclusively within their possession and knowledge.
- 173. Plaintiffs have been injured in their business or property as a direct and proximate result of the violation of 18 U.S.C. § 1962(c).
- 174. By reason of this violation of 18 U.S.C. § 1962(c), Plaintiffs are entitled to recover three times their damages plus interest, costs and attorneys' fees.

COUNT X RICO Conspiracy, 18 U.S.C. § 1962(d) Plaintiffs against Defendants

- 175. Plaintiffs repeat, re-allege and incorporate each and every allegation listed in the preceding paragraphs as if set forth herein.
- 176. In violation of 18 U.S.C. § 1963(d), Defendants and other Conspirators conspired to violate the provisions of 18 U.S.C. § 1962(c) in that, beginning in 2013 or earlier, and continuing to the present, they knowingly agreed and conspired to conduct or participate, directly or indirectly, in the affairs of an enterprise through the pattern of racketeering activity described above. The volume and frequency of the transaction and the continuance of the scheme alleged herein for over a year could not have occurred without the consent and knowing connivance of Defendants and the other Conspirators.

- 177. As part of and in furtherance of the conspiracy, Defendants agreed to and conspired in the commission of the predicate acts alleged above, with the knowledge that they were in furtherance of that pattern of racketeering activity.
- 178. As part of and in furtherance of their conspiracy, Defendants agreed to and did commit at least two predicate acts of racketeering.
- 179. None of the Conspirators has withdrawn or otherwise disassociated himself or herself from the conspiracy alleged herein.
- 180. Plaintiffs have been injured in their business and/or property as a direct and proximate result of the violations of 18 U.S.C. § 1962(d).
- 181. By reason of these violations of 18 U.S.C. § 1962(d), Plaintiffs are entitled to recover three times their damages plus interest, costs and attorneys' fees.

REQUESTED RELIEF

WHEREFORE, Plaintiffs pray that this honorable court will award the following:

- A. Enter judgment for Plaintiffs on all Counts of their Complaint;
- B. Award Plaintiffs damages and losses as determined at trial, including, without limitation, actual damages, consequential damages, punitive damages, attorneys' fees, multiple damages, interest and costs as provided by law;
- C. An order for Defendants to provide a full accounting of their assets and finances from January 2013 through the present, or for such period as the Court may direct;
- D. Award Plaintiffs compensatory damages, treble damages, attorneys' fees and costs pursuant to 18 U.S.C. § 1962; and
 - E. Grant Plaintiffs such other relief as the Court deems just.

PLAINTIFFS DEMAND A TRIAL BY JURY ON ALL ISSUES

Respectfully submitted, The Plaintiffs, Fossa Ltd., IcelandicPLUS LLC and Steven Barlow By their Attorneys,

Walentin D. Gurvits (BBO# 643572)

/Tel: (617) 928-1804

vgurvits@bostonlawgroup.com Matthew Shayefar (BBO# 685927)

Tel: (617) 928-1806 matt@bostonlawgroup.com BOSTON LAW GROUP, PC 825 Beacon Street, Suite 20 Newton Centre, MA 02459

Fax: (617) 928-1802

Dated: August 31, 2016

I HEREBY ATTEST AND CERTIFY ON

Sept. 27, 2016, THAT THE FOREGOING DOCUMENT IS A FULL, TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN MY OFFICE, AND IN MY LEGAL CUSTODY.

MICHAEL JOSEPH DONOVAN CLERK / MAGISTRATE SUFFOLK SUPERIOR CIVIL COURT DEPARTMENT OF THE TRIAL COURT

Asst. Clerk

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Page 1 of 1



Centurion® Card July 13, 2013 to August 13, 2015 Search results for tencompass

Date 3	DASCRIPTION ENCOMPASS COMMUNICATE17-733-2796	Steven Barlow	Amount \$8,500.00
Nov 06 2013	ENCOMPASS COMMUNICAT617-733-2796	Steven Barlow	\$10,000.00
Nov 21 2013	ENCOMPASS COMMUNICAT617-733-2796	Steven Barlow	\$15,000.00
Feb 20 2014	ENCOMPASS COMMUNICATE 17-733-2798	Staven Barlow Staven Barlow Steven Barlow Steven Barlow	\$5,000,00
Apr 01 2014	ENCOMPASS COMMUNICAT617-733-2796	Steven Barlow	\$7,000.00

SUMARY **Payments** \$0.00 Pay In Full Charges \$68,700.00 Pay Over Time Charges \$0.00 Credits \$0.00 Total \$68,700.00

From: Ijianlin07 < iiianlin07@gmail.com >

Subject: Re: Funding

Date: September 2, 2014 at 3:10:16 PM EDT **To:** stevebarlow<steve@barlow.name>

Steve.

I transferred funds for the registration and filing for the branch office of Fossa in Iceland the day I departed for Iceland as we had discussed prior. Without knowing the complexity of the matter intimately lots of additional expenses were necessary as "on the spot" or "pay as you go" during the visit here.

The extension and change of flight costs \$1590 right away. All guesthouse were sold out and shiran's office was not able to find hotel vacancy with their rates.

The flying in and out of Isafjurdor was definitely not an expected item but due to timing it was necessary instead of driving. Then the attorney costs, and the extension of stay maxed out my card. Tomorrow i have rented a car for the visiting of the other slaughter houses as well as hotel costs in Reykjavik (entire city sold out, only top 2 hotels are available but at a premium rate). I estimate I will need \$4450 to cover the rest of trip meeting and visiting slaughter houses and initiate rentals for freezing container and transport. As well as the deposit for the shop that's currently producing the products for our samples. That's conservative and tight.

The cost for the labels for product update

I am in meeting now and will try to get you an estimate of operation expenses soon.

Please let me know. Thank you very much. Sent from my iPhone I Jian Lin

On Sep 2, 2014, at 3:04 PM, stevebarlow<<u>steve@barlow.name</u>> wrote:

Please send me an accounting of the expenses that you think we will need to fund over the next few months so that I can prepare the funds.

Also, send me the expenses that you will run against the TD account. Also, after each TD expense please send me an email for my records.

We will discuss and work out the funds when you get back. We will need to work out a payment plan that gets the funding back to me. Thanks. Regards,

Steve

From: I Jian Lin < ilin@brandintent.com > Subject: expense to date from TD

Date: September 8, 2014 at 8:13:12 PM EDT

To: Steve Barlow < steve@barlow.name>, "sbarlow@murrfoods.com Barlow"

<sbarlow@murrfoods.com>

\$3200 registration and filing \$1550 Attorney preparation in Isafjodur \$3000

- \$1600 Ticket penalty
- \$400 Bragi Gas and hotel
- \$650 Additional 3 day Stay in Reykjavik
- \$350. FLight from Isafjurdor (one way)

From TD

I Jian Lin • Brandintent
President, Strategic + Creative Director
ilin@brandintent.com
www.brandintent.com
(o) +1.978.255.4528 • (c) 617.733.2796

From: I Jian Lin < ilin@fossaltd.com>

Subject: Catching up and budgetary planning

Date: January 22, 2015 at 4:00:07 PM EST **To:** Steve Barlow < <u>sbarlow@fossaltd.com</u>>

Cc: | Jian Lin < ilin@fossaltd.com >, | Jian Lin < ilin@brandintent.com >

Steve,

Finally got a chance to go through the wires and expenses since our last meeting at your house, I included the forecast and schedule from our last meeting on the bottom of the email. The first listing are the transfers, wires and other expenses for this visit. There are immediate expenses pending for us to complete the first shipment to the US, as well as execute the setup for our own production. IT has been action packed since arrival, I am still suffering form lack of sleep and the sleeping aid just simply stop working at this point. I have extended another several days here in Reykjavik before I head back to Husavik to wrap up the remaining tasks of the production facilities including the staffing.

Bragi is back on path after a long meeting with him. His part will be concluded this weekend, we have formally requested the inspectors from MAST and municipality as well to come and conduct certification next week. I had a great discussion with Omar about taking on more responsibilities here as our business manager with increase in compensation. After the factory set up Bragi will be phased out and down to minimum responsibility and compensation.

I am negotiating with the container rental company to come to a discounted final billing with us. I am hoping to arrive at the agreement of payment schedule and discounts.

Please review the added status update in RED within the section from our last meeting.

Jan 6 - \$324.44

Jan 7 - \$1,982.11 (HOFN Slaughterhouse for December 2014 and Jan 2015)

Jan12 - \$4000.00 Bragi

Jan 13 - \$11,513.00 Hanna Horns

Jan 13 - \$12,500.00 Final Oven, transport and Electrician work. \$2000 minimum balance requirement in account. To Fossa Enterprises ehf for direct payment

Jan 13 - \$4650 First month rent , Husavik. To Fossa Enterprises ehf for direct payment

Jan 15 - \$1024.00 Hotels Akureyri, 4 nights, 4 breakfast. Lin

Jan 15 - \$577.16 Domestic Air to Akureyri

Jan 15 - \$280.50 (DHL) US Custom and Import Security

Jan 20 - \$228.58 Rub23, dinner with Simmi and Reynir. Nordlenska

Jan 20 - \$ 315.66 (DHL) USDA/FDA

Jan 20 - \$3247.66 (\$1680 Return, 1335.60 Depart, \$120 airport shuttle- logan, \$112.06 Reykjavik)

Jan 21 - \$566.18 Rental Car + Gas

Jan 21 - \$575.76 Domestic Flight from Akureyri

Jan 21 - \$288.99 Domestic Flight - Omar

Jan 21 - \$315.66 Hotel. Akureyri - Omar

Jan 22 - \$217.66 Hotel Charges Reykjavik (Arrival)

Jan 22 - \$224.19 Hotel Charges Reykjavik (Arrival2)

Jan 22 - \$304.19 Filing fees for MAST and MATIS (Icelandic Department of Agriculture for Animal feeds and Food Safety and Analysis Laboratory)

Due Now

- \$ 3,812.15 Eimskip Cargo, Reykjavik to Portland.
- \$ 3000.00 (2 oven racks in stainless steel with high heat spec.)
- \$ 3600.00 For 4 sets of 12 shelves stainless steel perforated trays (48)
- \$ 4000.00 Omar
- \$ 1022.00 SKVH Hvammstangi JAN 2015
- \$ 981.00 Blonduos JAN 2015
- \$ 2315.00 Freight Forwarding and logistic services (License, permits, and USDA, US Custom certifications)
- \$1686.58 Commercial Liability Insurance Policy
- 1) We will need to buy misc. cleaning supplies and chemicals, including pest control and Anti-bacteria sprays. These can also be contracted out with the industrial cleaning company which is bonded and insured. OR we do it ourself with the workers after hour at an added costs.

2) Packaging materials for finished products, blue wax-based plastic sheet, in rolls for lining the cartons for moisture repelling measure. single pack food grade plastic bags to fit 200 horns per bag.

I am waiting for the quotes to come in tomorrow.

From the last meeting:

Current Due:

- 1) Hanna: \$11,513.00 PAID
- 2) Oven Installation and location electrical: \$3490.13 50% PAID
- 3) Oven conversion and repair total: \$4200 (estimated, including the additional modifications on automation and remote monitoring) PAID,
- 4) Nordlenska Horn collection and Electricity 9-11/14 \$3,964.00
- 5) HOFN 11-12/14 \$1982.11 PAID
- 6) Container Rental: Total balance with VAT: \$12,383.95 (all locations 10-12/14, 3 months minors previous payments/deposits) This will cover all containers up to date.
- 7) Facility rental of 3 months (\$4628.00/month without insurance) PAID FIRST MONTH
- 8) Personnels: Bragi and Omar \$8000.00 PAID \$4000 Already
- 9) Freight Forwarding and logistic services (License, permits, and USDA, US Custom certifications) \$2315.00 See above for schedule, this is on the receiving end.

Forecast Upcoming:

- 1) Salaries (3 men, for 3 months) TBD when I am in Iceland. Hiring 3 men to train and produce the horns
- Standard salary for "floor man" in the meat packing is \$2400, supervisor or foreman is \$3000.
- 30% on top for Contract worker agreement \$7800 +30% = \$10,140.00
- 2) Insurance: Waiting for quotes \$1686.58 Full liability and equipments
- 3) Packaging + Commerce Website
- 4) Travel 3 Trips, Est. 7-10 days each \$12000. (see above for itemized charges within this estimate costs)
- 5) Storage/Warehousing Est. \$6000. (four months)
- 6) Marrows and Bones from Hanna, Est. \$10, to 15. depending on volume.
- 7) Shipping and Custom clearance: \$ 3,812.15
- 8) Nordlendska Final electricity and labor \$1850.00
- 9) SKVH Final electricy and Labor \$1850.00 (DECEMBER+JAN)
- 10) Transportation for all container to Husavik: \$3200.00 (Steve, this needs to happen next week the latest to avoid charges from individual slaughter houses)
- 11) The Global Pet Expo in Orlando: March 2015: TBD (Recommend to have a suite and a party, not a booth, not a good return.

12) US Labor and workers for repacking the horns and marrows once arrived in the warehouse: TBD

I Jian Lin • Fossa LTD/Fossa Enterprises, ehf
Executive Director / Founder
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lin@fossaltd.com
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usa +1.617.733,2796
Iceland +1.354.848.7098

From: I Jian Lin < ilin@fossaltd.com>

Subject: RE: XL update

Date: February 17, 2015 at 6:56:35 AM EST **To:** stevebarlow<sbarlow@fossaltd.com>

Steve, please note that from the most recent report, the payment to omar had been reduced to \$3000 plus \$60 expenses. I budgeted \$8000 for March for both was just to cover the expenses since they will be traveling to Husavik frequently to check the operat I n as well as manufacturing. I figured this is still check eager for me to go...even I will make two trips before the end of process which was also budgeted in January 22 report. Next payment to them will be \$3000 base and expenses. Omar is less time consuming during th is coming month but bragineeds to stay on top of the manufacturing due to QC and dry - matter spot check weekly to make sure they will not rot in short time sure to moisture in the tip of horn and inside marrow (trapped between skin and bone).

We are cutting all unnecessary expenses and costs as much as we could. I sent the rack and tray fabricator an email to use thin aluminium tray bottom instead of stainless steel as per regulation, but use stainless frames for them. This cuts cost. In addition, we will buy mixed size bags to pack whenever manufacturer has left overs. This will slow down the packing process due to measuring the weight and units for each bag before loading.

Staffing will be a problem but I can beg for more time in facility and pay for it vs. Two girls added to the team.

Steve, please set aside time to meet in Boston, in addition to talk, we need to see the guy in NH and toronto to excite the Chinese investors.

Driving to Main now, will update progress.

I Jian Lin • Fossa LTD
Executive Director/Founder
P.O.Box 801, The Valley, Anguilla, British West Indies Al-2640
Ilin@fossaltd.com
www.fossaltd.com
usa +1.617.733.2796

----- Original message ------

From: stevebarlow<<u>sbarlow@fossaltd.com</u>> Date: 02/17/2015 12:26 AM (GMT-05:00)

To: I JIAN < ilin@fossaltd.com>

Subject: XL update

I Jian:

Here is the updated XL expenses to date. There are a few items that need more detail. We can go over it tomorrow.





STATEMENT OF ACCOUNT

ENCOMPASS COMMUNICATIONS INC

Page: Statement Period: Cust Ref#:

5 of 6 Aug 01 2014-Aug 31 2014

Primary Account #:

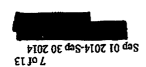
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8/18	DEBIT CARD PURCHASE, AUT 081614 V. OLD NAVY 6194 NEWINGTON		•	4.24
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8/25	DEBIT CARD PURCHASE, AUT 082114 V	ISA DDA PUR		130.33
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8/26	DEBIT CARD PURCHASE, AUT 082514 V.	ISA DDA PUR		650.00
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8/27	DEBIT CARD PURCHASE, AUT 082514 V	ISA DDA PUR		590.00
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8/28	DEBIT CARD PURCHASE, AUT 082614 V DURGIN PARK BO 10328060 E BOST			75.39
8/28	DEBIT CARD PURCHASE, AUT 082614 V BROWN SUGAR BY THE SEA NEWS			37.64
8/29	DEBIT CARD PURCHASE, AUT 082814 V HOTEL NATUR AKURBYRI			320.36
8/29	DEBIT CARD PURCHASE, AUT 082714 V RUB 23 AKUREYRI I SI			214.00
8/29	DEBIT CARD PURCHASE, AUT 082714 V VOX RESTAURANT REYKJAV		٠	80.43
8/29	DEBIT CARD PURCHASE, AUT 082714 V BISTRO ATLANTIC REYKJANE			23.70
			Subtotal:	4,807.30
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ENCOMPASS COMMUNICATIONS INC

STATEMENT OF ACCOUNT

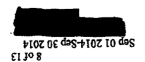
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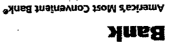
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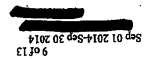
ENCOMPASS COMMUNICATIONS INC





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•	PIZZA FACTORY AMESBURY * MA	27.4
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	PAPA WHEELLES PORTSMOUTH * NH	21.16
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ENCOMPASS COMMUNICATIONS INC

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STATEMENT OF ACCOUNT

ENCOMPASS COMMUNICATIONS INC

DAILY ACCOUNT ACTIVITY

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Page: Statement Period: Cust Ref #: Primary Account #: 10 of 14 Oct 01 2014-Oct 31 2014

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Electronic Payments (continued) AMOUNT DESCRIPTION POSTING DATE 310.93 DEBIT CARD PURCHASE, AUT 101814 VISA DDA PUR 10/20 BLUE LAGOON BADSVADI GRINDAVIK I SL 258.02 DEBIT CARD PURCHASE, AUT 101614 VISA DDA PUR 10/20 AKUREYRI ISL HOTEL NATUR 243.26 DEBIT CARD PURCHASE, AUT 101814 VISA DDA PUR 10/20 877 270 4536 * WA TRAVELOCITY COM 197.43 DEBIT CARD PURCHASE, AUT 101614 VISA DDA PUR 10/20 REYKJAVIK I SL SJAVARGRILLID 168.46 NONTO ATM DEBIT, AUT 101814 DDA WITHDRAW 10/20 KRINGLUNNI 8 10 RVIK REYKJAVIK I SL 114.76 DEBIT CARD PURCHASE, AUT 101714 VISA DDA PUR 10/20 REYKJAVIK I SL REYKJAVIK FISH 108.72 DEBIT CARD PURCHASE, AUT 101614 VISA DDA PUR 10/20 HAFNARFJORDUR I SL ORKAN 617 81.91 DEBIT CARD PURCHASE, AUT 101814 VISA DDA PUR 10/20 GRINDAVIK I SL **BLUE LAGOON VERSLUN** 66.03 DEBIT CARD PURCHASE, AUT 101814 VISA DDA PUR 10/20 GRINDAVIK I SL **BLUB LAGOON VERSLUN** 51.15

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STATEMENT OF ACCOUNT

ENCOMPASS COMMUNICATIONS INC

Page: Statement Period: 3 of 10 Nov 01 2014-Nov 30 2014

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Dec 01 2014-Dec 31 2014

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ENCOMPASS COMMUNICATIONS INC

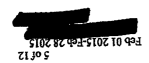
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ENCOMPASS COMMUNICATIONS INC

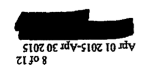
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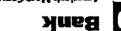
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ENCOMPASS COMMUNICATIONS INC

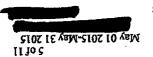
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21.93	DEBIT CARD FURCHASE, AUT 050615 VISA DDA PUR	0/3
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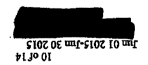
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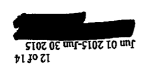
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9 5° †€	DEBIT CARD PURCHASE, AUT 062815 VISA DDA PUR	67/9
	EXXONMOBIL 97421986 FAIRFIELD * CT	
34.60	DEBIT CARD PURCHASE, AUT 062715 VISA DDA PUR	67/9
	PRO CUT FRAMINGHAM * MA	
36,8 £	DEBIT CARD PURCHASE, AUT 062615 VISA DDA PUR	67/9
	AMAZON COM SEATTLE * WA	
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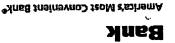
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ENCOMBASS COMMUNICATIONS INC

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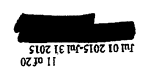
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Primary Account #: Cust Ref#: Statement Period: Page:

ENCOMPASS COMMUNICATIONS INC



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BETINE OYSTER **NEWBURYPORT * MA** DEBIT CARD PURCHASE, AUT 071215 VISA DDA PUR PI/L HILTON REYKJAVIK NORDICA REYKJAVIK I SL DEBIT CARD PURCHASE, AUT 071115 VISA DDA PUR HEKIS BILALEIGA FLUGL **KEKKIVAIK 12** I 2 I DEBIT CARD PURCHASE, AUT 071115 VISA DDA PUR DI/L RVK BILASTADASI MIDAMA REYKJAVIK 15L

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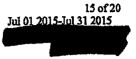
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STATEMENT OF ACCOUNT

ENCOMPASS COMMUNICATIONS INC

Page: Statement Period: Cust Ref#: Primary Account #:



DAILY ACCOU	INT ACTIVITY	
Electronic Pay.	ments (continued) DESCRIPTION	AMOUNT
7/21	DEBIT CARD PURCHASE, AUT 071915 VISA DDA PUR BLACK COW TAP GRILL NEWBURYPORT * MA	110.63
7/21	DEBIT CARD FURCHASE, AUT 071915 VISA DDA PUR STONEWALL CAFE 800826173 YORK * ME	62.32
7/21	DEBIT CARD PURCHASE, AUT 071915 VISA DDA PUR STARBUCKS CARD RELOAD 800 782 7282 * WA	50.00
7/21	DEBIT CARD PURCHASE, AUT 071915 VISA DDA PUR CORNERSTONE OGUNQUIT * ME	43.80
7/22	ELECTRONIC PMT-WEB, PAYPAL INST XFER HLEFBAD	1,000.00
7/22	DEBIT CARD PURCHASE, AUT 072015 VISA DDA PUR WOW AIR REYKJAVIK I SL	399.00
7/22	DEBIT CARD PURCHASE, AUT 072015 VISA DDA PUR WOW AIR REYKJAVIK I SL	384.00
7/22	DEBIT CARD PURCHASE, AUT 072015 VISA DDA PUR AGAVE MEXICAN BISTRO NEWBURYPORT * MA	128.16
7/22	DEBIT CARD PURCHASE, AUT 072115 VISA DDA PUR RISTORANTE MOLISE AMESBURY * MA	64.91
7/22	DEBIT CARD PURCHASE, AUT 072015 VISA DDA PUR LEOS HOUSE OF PIZZA NEWBURYPORT * MA	42.00
7/22	DEBIT CARD PURCHASE, AUT 072115 VISA DDA PUR SZECHUAN TASTE NEWBURYPORT * MA	18.94
7/22	DEBIT CARD PURCHASE, AUT 072115 VISA DDA PUR ONLINE PAYMENT LONDON G BR	18.00
7/23	DEBIT CARD PURCHASE, AUT 072215 VISA DDA PUR B H PHOTO MOTO 800 606 6969 * NY	3,976.52
7/23	DEBIT POS, AUT 072315 DDA PURCHASE AMAZON COM SEATTLE * WA	280.19
7/23	DEBIT CARD PURCHASE, AUT 072115 VISA DDA PUR THE HOLLOW CAFE AMESBURY * MA	26.09

<u>August</u>

INCOMING FUNDS	
INCOMING FUNDS - STEVEN BARLOW	\$ 3,200.00
USAGE OF FUNDS	
	2 244 52
Fossa Business	\$ 2,344.53
Clearly Personal	\$ 4,168.81
Unable to determine	\$ -
TOTAL USAGE OF FUNDS	\$ 6,513.34

PERSONAL

. 2.000.00	
08/04/2014 VOC ICONTACTEMAIL MD	\$ 49.94
08/04/2014 INTUIT FEES	\$ 19.95
08/04/2014 FREEDDOM VOICE CENTER	\$ 10.94
08/05/2014 BIGCOMMERCE COM	\$ 79.95
08/06/2014 INTUIT QB CA	\$ 28.63
08/08/2014 BRINE NEWBURYPORT MA	\$ 108.10
08/11/2014 COMCAST CABLE COMM	\$ 347.84
08/11/2014 URBANOUTFITTERS URBANOUT NATICH	\$ 180.00
08/11/2014 BRAZO RESTAURANT PORTSMOUTH NF	\$ 98.84
08/11/2014 KITTERY TRADING POST ME	\$ 95.00
08/11/2014 BROWN SUGAR BY THE SEA	\$ 46.59
08/11/2014 FOREVER 21 MA	\$ 44.40
08/11/2014 NORDSTROM 546 FRAMIGHAM MA	\$ 39.97
08/11/2014 SQ KELLIE BROOK FARM MA	\$ 12.50
08/11/2014 SQ ATOMIC CAFE MA	\$ 5.03
08/12/2014 PURCH W/CB AMESBURY MA	\$ 163.72
08/12/2014 KITTERY POINT ME	\$ 72.64
08/12/2014 STARBUCKS NEWTON MA	\$ 7.38
08/13/2014 NORDSTROM 0531 NATICK MA	\$ 58.21
08/13/2014 PRO CUT FRAMIGHAM MA	\$ 20.95
08/14/2014 LIL S CAFE KITTERY ME	\$ 16.15
08/15/2014 RALLYSPORT DIRECT UT	\$ 209.04
08/15/2014 NORDSTROM 497 BOYLST BOSTON MA	\$ 89.94
08/15/2014 NORDSTROM 497BOYLST BOSTON MA	\$ 48.09
08/15/2014 KANTIN BOSTON MA	\$ 28.10
08/18/2014 ELECTRONIC PMT-TEL, ACHIVR VISB BII	\$ 610.62
08/18/2014 WITHDRAW PORTSMOUTH NH	\$ 62.50
08/18/2014 BOSTON COMMON PARK MA	\$ 28.00
08/18/2014 OLD NAVY USA NEWINGTON NM	\$ 25.00
08/18/2014 CHERRY BLOSSOM ASHLAND MA	\$ 20.00
1	

	Total PERSONAL	\$ 4,168.81
08/28/20	14 BROWN SUGAR BY THE SEA MA	\$ 37.64
08/28/20	14 DURGIN PARK BOSTON MA	\$ 75.39
08/26/20	14 KAIZEN TUNING BOXBOROUGH MA	\$ 590.00
08/26/20	14 GUS BIKE SHOP NORTH HAMPTON NH	\$ 650.00
08/25/20	14 SHERATON TORONTO	\$ 130.33
08/25/20	14 NONTD ATM FEE	\$ 3.00
08/18/20	14 OLD NAVY NEWINGTON NH	\$ 4.24
08/18/20	14 THE JUICERY PORTSMOUTH NH	\$ 9.00
08/18/20	14 SARKU JAPAN 050 BOSTON MA	\$ 10.02
08/18/20	14 KELLIE BROOK FARM MA	\$ 12.50
08/18/20	14 MORNING BUZZ CAFE MA	\$ 18.67

<u>September</u>

INCOMING FUNDS - STEVEN BARLOW	\$ 28,170.02
USAGE OF FUNDS	
Fossa Business	\$ 16,813.87
Clearly Personal	\$ 12,252.26
Unable to determine	\$ 12,500.87
TOTAL USAGE OF FUNDS	\$ 41,567.00

09/02/2014 CHECK #1584	\$ 2,800.00
09/02/2014 AMICA MUTUAL INS	\$ 203.92
09/02/2014 INTUIT ACCT FEE	\$ 19.95
09/03/2014 BIGCOMMERCE COM TX	\$ 79.95
09/03/2014 LITIL I UPPHAFI ISL - TOYS STORE	\$ 63.05
09/03/2014 VOC ICONTACTEMAIL MD	\$ 49.94
09/03/2014 FREEDOM VOICE SYSTEMS CA	\$ 10.94
09/05/2014 LAUGAVEGUR 26 REYKJAVIK ISL - TOUF	\$ 86.73
09/05/2014 AROUND ICELAND ISL - TOURIST ATTRA	\$ 32.47
09/08/2014 VZWRLSS IVR VB GA	\$ 444.82
09/08/2014 PORTSMOUTH SAKE RESTARA NH	\$ 54.11
09/08/2014 WAL WAL MART SUPER 642 SEABROOK	\$ 43.56
09/08/2014 PETSMART SEABROOK NH	\$ 31.98
09/08/2014 INTUIT QB ONLINE CA	\$ 28.63
09/08/2014 SQ THE JUICERY NH	\$ 22.96
09/08/2014 SQ KELLIE BROOK FARM MA	\$ 12.50
09/08/2014 CHOCOCOA BAKING CO MA	\$ 11.09
09/08/2014 STARBUCKS 07329 NEWBURY MA	\$ 6.85

00/00/2014 OITY OF BORTONOLITHAN	_	1
09/08/2014 CITY OF PORTSMOUTH NH 09/09/2014 PAPA WHEELIES PORTSMOUTH NH	\$	4.00
09/09/2014 AGAVE MEXICAN BISTRO MA	\$	1,225.00
09/09/2014 DUTY FREE STORE ISL	\$ \$	64.44 61.73
09/09/2014 WAL WAL MART STORE FRAMIGHAM M/	•	41.21
09/09/2014 ANGIES FOOD DINER MA	\$	29.34
09/09/2014 SHUN FENG SEABROOK NH	\$	21.47
09/09/2014 OLFY 149 NEWBURYPORT MA	\$	19.25
09/10/2014 SICHUAN GOURMET FRAMIGHAM MA	\$	68.80
09/10/2014 WHOLEFDS FRA FRAMIGHAM MA	\$	63.65
09/10/2014 KITCHEN SPIRITS MA	\$	63,23
09/10/2014 SHELL OIL NEWBURYPORT MA	\$	40.22
09/10/2014 STAPLES INC SEABROOK NH	\$	31.48
09/10/2014 POLKA DOG BAKERY MA	\$	27.65
09/11/2014 ANNEKE JANS KITTERY ME	\$	101.48
09/11/2014 TARGET HAVERHILL MA	\$	65.92
09/11/2014 PRO CUT FRAMIGHAM MA	\$	33.95
09/11/2014 STOP SHOP AMESBURY MA	\$	30.38
09/11/2014 MORNING BUZZ CAFE AMESBURY MA	\$	26.69
09/11/2014 SQ THE JUICERY PORTSMOUTH NH	\$	18.50
09/11/2014 DUNKIN 304921 NEWBURYPORT MA	\$	3.88
09/12/2014 GUS BIKE SHOP NORTH HAMPTON NH	\$	2,269.94
09/12/2014 EXXONMOBIL AMESBURY MA	\$	53.75
09/12/2014 SHAWSHEEN LUNCHEONETTE ANDOVE	·	25.55
09/12/2014 MORNING BUZZ CAFE AMESBURY MA	\$	20.46
09/15/2014 SHABU ZEN ALLSTON MA	\$	232.55
09/15/2014 NIXS NEWBURYPORT MA	\$	76.34
09/15/2014 EXXONMOBIL PORTSMOUTH NH	\$	53.19
09/15/2014 MORNING BUZZ CAFE AMESBURY MA	\$	49.06
09/15/2014 THE GROG RESTAURANT NEWBURYPO	*	46.81
09/15/2014 RIVERSIDE CYCLES NEWBURYPORT M/	•	44.99
09/15/2014 BROWN SUGAR BY THE SEA NEWBURY	•	42.38
09/15/2014 CVS 01871 FRAMIGHAM MA	\$	33.21
09/15/2014 FM STATION CAFE NEWBURYPORT MA	•	26.03
09/15/2014 PAPA WHEELIES PORTMOUTH NH	\$	25.00
09/15/2014 PIZZA FACTORY AMESBURY MA	\$	24.30
09/15/2014 SQ THE JUICERY PORTSMOUTH NH	\$	16.00
09/15/2014 CVS 00361 BOSTON MA	\$	14.96
09/15/2014 SQ ATOMIC CAFE NEWBUR MA	\$	14.67
09/15/2014 CITY OF PORTSMOUTH NH	\$	2.00
09/15/2014 ITUNES - CREDIT	\$	(0.69)
09/16/2014 ANJU KITTERRY POINT ME	\$	108.96
09/16/2014 THE GROG RESTAURANT NEWBURYPO	•	81.65
09/16/2014 RIVERSIDE CYCLES NEWBURYPORT M	•	65.84
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09/16/2014 MORNING BUZZ CAFE	\$	28.66
09/16/2014 STARBUCKS SAUGUS MA	\$	7.80
09/17/2014 SHAW MARKET NEWBURYPORT MA	\$	82.13
09/17/2014 MANDARIN WESTBOROUGH MA	\$	60.95
09/17/2014 LAFAYETTE GARAGE BOSTON MA	\$	34.00
09/18/2014 SOU BEST BUY NEWINGTON NH	\$	169.98
09/18/2014 PETMART SEABROOK NH	\$	59.97
09/18/2014 EXXONMOBIL AMESBURY MA	\$	51.44
09/18/2014 DICK CLOTHING SPORTING NEWINGTO		29.98
09/18/2014 FM STATION CAFE NEWBURYPORT MA	\$	21.82
09/18/2014 EXXONMOBIL AMESBURY MA	\$	10.13
09/18/2014 SQ ATOMIC CAFE NEWBURYPORT MA	\$	8.59
09/19/2014 CVS AMESBURY MA	\$	146.11
09/19/2014 RIVERSIDE CYCLES NEWBURYPORT MA	\$	63.74
09/19/2014 HANA JAPAN RESTAURANT MA	\$	59.67
09/19/2014 THE GROG RESTAURANT NEWBURYPO	\$	55.49
09/19/2014 CVS PHARMACY NEWBURYPORT MA	\$	35.04
09/19/2014 FM STATION CAFE NEWBURYPORT MA	\$	28.83
09/19/2014 COLBY FARM NEWBURY MA	\$	27.92
09/19/2014 APL ITUNES COM BILL CA	\$	11.99
09/19/2014 USPS COM DC	\$	11.30
09/19/2014 CHOCOCOA BAKING MA	\$	7.61
09/22/2014 WITHDRAW BANK OF TAIWAN	\$	661.97
09/22/2014 RISTORENTE MOLISE AMESBURY MA	\$	148.26
09/22/2014 HANA JAPAN RESTAURANT MA	\$	83.04
09/22/2014 LEGAL SEA FOOD EAST BOSTON MA	\$	64.41
09/22/2014 NAILS NEWBURYPORT MA	\$	60.00
09/22/2014 NEWSLINK BOSTON MA	\$	50.51
09/22/2014 GULF OIL LYNNFIELD MA	\$	39.44
09/22/2014 NEW ENGLAND CLEANE AMESBURY MA	\$	38.70
09/22/2014 NEWSLINK BOSTON MA	\$	31.92
09/22/2014 PIZZA FACTORY AMESBURY MA	\$	22.00
09/22/2014 USPS COM DC	\$	5.25
09/22/2014 NONTD ATM FEE	\$	3.00
09/23/2014 TAIWAN HIGH SPEED RAIL TWN	\$	254.34
09/23/2014 AMI AMICA INSURANCE RI	\$	203.92
09/23/2014 TATSUKICHI NARITA JPN	\$	29.45
09/25/2014 CHUNG SHEN 04328 KAOHSIUNG CIT TV	\$	120.23
09/25/2014 OVERDRAFT RET	\$	35.00
09/30/2014 MAINTENANCE FEE	\$	15.00
Total PERSONAL	\$	12,252.26

<u>October</u>

INCOMING FUNDS INCOMING FUNDS - STEVEN BARLOW	\$ 36,267.07
USAGE OF FUNDS	
Fossa Business	\$ 22,974.40
Clearly Personal	\$ 11,077.24
Unable to determine	\$ 4,666.93
TOTAL USAGE OF FUNDS	\$ 38,718.57

10/01/2014 VZWRLSS IVR VB GA	\$ 420.72
10/01/2014 INTUIT ACCT FEE INTUIPMTS	\$ 19.95
10/01/2014 APL ITUNES COM BILL CA	\$ 1.05
10/01/2014 APL ITUNES COM BILL CA	\$ 1.05
10/02/2014 TARTUFO RISTORANTE NEWTON MA	\$ 147.33
10/02/2014 ATLANTA GOR T WN	\$ 74.57
10/02/2014 WATERWORKS BAR DETROIT MI	\$ 54.09
10/02/2014 VOC ICONTACTEMAIL MKT SV MD	\$ 49.94
10/03/2014 TJ TJ MAXX SEABROOK NH	\$ 191.94
10/03/2014 BIGCOMMERCE COM TX	\$ 79.95
10/03/2014 TATSUKICHI NARITA J PN	\$ 53.67
10/03/2014 SHUN FENG SEABROOK NH	\$ 31.62
10/03/2014 NNT KMART NEWBURYPORT MA	\$ 21.24
10/06/2014 NATIONALGRID SYRACUSE NY	\$ 547.13
10/06/2014 NNT CELLULAR SEABROOK NH	\$ 304.98
10/06/2014 KITTERY TRADING POST ME	\$ 174.05
10/06/2014 CREW FACTORY STORE KITTERY ME	\$ 129.50
10/06/2014 THE GROG RESTAURANT NEWBURYPC	\$ 87.10
10/06/2014 LOTUS FLOWER FRAMIGHAM MA	\$ 58.01
10/06/2014 KITTERY TRADING POST KITTERY ME	\$ 48.49
10/06/2014 HANA JAPAN RESTAURANT MA	\$ 41.92
10/06/2014 GULF OIL NATICK MA	\$ 39.27
10/06/2014 PRO CUT FRAMIGHAM MA	\$ 35.95
10/06/2014 JOHNNY S LUNCHEONETTE NEWTON M	\$ 31.39
10/06/2014 BROWN SUGAR BY THE SEA NEWBUR)	\$ 29.61
10/06/2014 INTUIT QB ONLINE CA	\$ 28.63
10/06/2014 CVS AMESBURY MA	\$ 27.70
10/06/2014 MORNING BUZZ CAFE MA	\$ 23.99
10/06/2014 SQ KELLIE BROOK FARM NEWBURYPO	\$ 12.50
10/06/2014 LIL S CAFE KITTERY ME	\$ 12.37

10/06/2014 FREEEDOM VOICE SYSTEMS CA	\$ 10.92
10/06/2014 KITTERY TRADING POST KITTERY ME	\$ 8.43
10/06/2014 CHOCOCOA BAKING NEWBURYPORT	\$ 7.94
10/06/2014 ATOMIC CAFE NEWBURYPORT MA	\$ 7.46
10/06/2014 ATOMIC CAFE NEWBURYPORT MA	\$ 7.46
10/06/2014 ATOMIC CAFE NEWBURYPORT MA	\$ 5.51
10/06/2014 ATOMIC CAFE NEWBURYPORT MA	\$ 4.26
10/06/2014 APL ITUNES COM BILL	\$ 3.18
10/07/2014 ANJU KITTERY POINT ME	\$ 71.56
10/07/2014 USPS NEWBURYPORT MA	\$ 46.00
10/07/2014 SBARRO EAST BOSTON MA	\$ 29.37
10/07/2014 MORNING BUZZ CAFE MA	\$ 25.75
10/07/2014 JOPPA FINE FOODS MA	\$ 10.95
10/08/2014 DURGINPARK E BOSTON MA	\$ 56.00
10/08/2014 NONTD ATM FEE	\$ 3.00
10/08/2014 NONTD ATM FEE	\$ 3.00
10/14/2014 CHECK #1592	\$ 2,800.00
10/14/2014 HAGKAUP AKUREYRI REYKJAVIK ISL - 5	\$ 20.86
10/14/2014 ZEBRA OG REYKJAVIK ISL - COSMETIC	\$ 9.34
10/14/2014 APL ITUNES COM BILL CA	\$ 5.30
10/15/2014 VERIZON WRLS MYACCT VN CA	\$ 242.02
10/16/2014 SPARK DESIGN SPACE REYKJAVIK ISL	\$ 221.60
10/20/2014 BLUE LAGOON BADSVADI GRINDAVIK IS	\$ 310.93
10/20/2014 KRINGLUNNI REYKJAVIK ISL - SHOPPIN	\$ 168.46
10/20/2014 BLUE LAGOON VERSLUN GRINDAVIK IS	\$ 81.91
10/20/2014 BLUE LAGOON VERSLUN GRINDAVIK IS	\$ 66.03
10/20/2014 REYKJAVIK BACKPACKERS REYKJAVI	\$ 38.87
10/20/2014 PUBLIX MIAMI FL	\$ 38.12
10/20/2014 HAGRAUP AKUREYRI REYKJAVIK ISL - 5	\$ 11.31
10/20/2014 PUBLIX MIAMI FL	\$ 6.10
10/20/2014 NONTD ATM FEE	\$ 3.00
10/20/2014 CITY OF MIAMI BEACH PARK FL	\$ 2.20
10/21/2014 STARBUCKS PICKERING C AN	\$ 359.30
10/21/2014 STARBUCKS TORONTO C AN	\$ 357.90
10/21/2014 STARBUCKS TORONTO C AN	\$ 355.61
10/21/2014 STARBUCKS TORONTO C AN	\$ 355.61
10/21/2014 STARBUCKS TORONTO C AN	\$ 355.61
10/27/2014 BARBOUR WAREHOUSE STORE KITTER	\$ 348.14
10/27/2014 CEIA KITCEN AND BAR NEWBURYPORT	\$ 206.56
10/27/2014 COLE HAAN KITTERY KITTERY ME	\$ 146.65
10/27/2014 CREW FACTORY STORE KITTERY ME	\$ 110.55
10/27/2014 33 LOW STREET NEWBURYPORT MA	\$ 60.00
10/27/2014 KITTERY FACTORY ST KITTERY ME	\$ 58.01
10/27/2014 TARGET DANVERS MA	\$ 56.99

10/27/2014	STATION CAFE NEWBURYPORT MA	\$ 47.11
10/27/2014	FORMOSA FRAMIGHAM MA	\$ 41.96
10/27/2014	AUTOZONE SEABROOK NH	\$ 33.98
10/27/2014	SHELL OIL NEWBURYPORT MA	\$ 26.05
10/27/2014	WIRE - ASAHI ENTERPRISES CORP - BIF	\$ 1,705.47
10/28/2014	ANJU KITTERY POINT ME	\$ 57.68
10/28/2014	ANGIES FOOD DINER NEWBURYPORT N	\$ 38.62
10/28/2014	COMCAST CABLE COMM COMCAST MA	\$ 305.88
10/28/2014	TJ TJ MAXX SEABROOK NH	\$ 102.42
10/29/2014	SUNOCO NEWBURYPORT MA	\$ 43.08
10/29/2014	STATION CAFE NEWBURYPORT MA	\$ 35.92
10/29/2014	MARSHALLS MARSHALLS NEWBURYPC	\$ 31.73
10/29/2014	SHUN FENG SEABROOK NH	\$ 30.37
10/30/2014	COMCAST CABLE COM COMCAST MA	\$ 244.35
10/30/2014	MICHAEL HARBORSI NEWBURYPORT M.	\$ 73.53
10/30/2014	CHOCOCOA BAKING NEWBURYPORT M.	\$ 4.47
10/30/2014	CHILI S SEABROOK SEABROOK NH	\$ 70.29
10/31/2014	BRINE OYSTER NEWBURYPORT MA	\$ 67.32
10/31/2014	MORNING BUZZ CAFE AMESBURY MA	\$ 50.03
10/31/2014	NNU XFINITYWIFI TX	\$ 19.95
10/31/2014	CREDIT- VISA TEMP	\$ (1,830.45)
	Total PERSONAL	\$ 11,077.24

<u>November</u>

INCOMING FUNDS	
INCOMING FUNDS - STEVEN BARLOW	\$ 20,951.03
USAGE OF FUNDS	
Fossa Business	\$ 8,704.55
Clearly Personal	\$ 10,031.73
Unable to determine	\$ 3,326.79
TOTAL USAGE OF FUNDS	\$ 22,063.07

11/03/2014	ACCT FEE INTUITPMTS	\$ 19.95
11/04/2014	WEATHERVANE SEAFOOD REST KITTER	\$ 107.83
11/04/2014	SOU BEST BUY NEWINGTON NH	\$ 99.99
11/04/2014	BARNESNOBLE GOSLING EWINGTON N	\$ 30.39
11/04/2014	BARNESNOBLE GOSLING EWINGTON N	\$ 7.90
11/05/2014	ALE HOUSE AMESBURY MA	\$ 63.12
11/05/2014	EXXONMOBIL NEWBURYPORT MA	\$ 51.28

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11/05/2014 STATION CAFE NEWBURYPORT MA	\$	25.91
11/05/2014 ATOMIC CAFE NEWBURYPORT MA	\$	11.65
11/05/2014 CITY OF PORTSMOUTH NH	\$	3.00
11/06/2014 AMI AMICA INSURANCE LINCOLN RI	\$	201.92
11/06/2014 PORTSMOUTH BREWERY PORTSMOU		70.54
11/06/2014 STARBUCKS SAUGUS MA	\$	13.98
11/06/2014 CREDIT - XFINITY	\$	(8.55)
11/07/2014 WITHDRAW 51 STATE STREET NEWBUI	Ť	300.00
11/07/2014 OLD NAVY NEWINGTON NM	\$	55.41
11/07/2014 STAPLES NEWINGTON NH	\$	21.98
11/07/2014 TRADER JOE S NEWINGTON NH	\$	12.57
11/07/2014 CHOCOCOA BAKING NEWBURYPORT N	\$	2.68
11/10/2014 HARBORSIDE EAST BOSTON MA	\$	502.50
11/10/2014 CVS AMESBURY MA	\$	146.11
11/10/2014 LOTUS FLOWER FRAMIGHAM MA	\$	106.32
11/10/2014 BIGCOMMERCE COM TX	\$	79.95
11/10/2014 CHINA STAR LOWELL MA	\$	76.50
11/10/2014 BROWN SUGAR BY THE SEA NEWBURY	\$	48.20
11/10/2014 CVS AMESBURY MA	\$	44.08
11/10/2014 SHELL OIL NEWBURYPORT MA	\$	39.41
11/10/2014 PRO CUT FRAMINGHAM MA	\$	35.95
11/10/2014 CIRCLE K AMESBURY MA	\$	32.45
11/10/2014 AMAZON COM SEATTLE WA	\$	30.99
11/10/2014 NORDSTROM NATICK MA	\$	27.63
11/10/2014 SZECHUAN TASTE NEWBURYPORT MA	\$	26.42
11/10/2014 SHUN FENG SEABROOK NH	\$	26.23
11/10/2014 CVS AMESBURY MA	\$	17.45
11/10/2014 FREEDOM VOICE SYSTEMS CA	\$	10.92
11/10/2014 STARBUCKS PEABODY MA	\$	9.35
11/10/2014 ATOMIC CAFE NEWBURYPORT MA	\$	7.46
11/10/2014 NONTD ATM FEE	\$	3.00
11/12/2014 DURGIN PARK EAST BOSTON MA	\$	74.37
11/17/2014 CHECK #1595	\$	5,600.00
11/17/2014 GUERRERO ACTON MA	\$	95.00
11/17/2014 RISTORANTE MOLISE AMESBURY MA	\$	77.88
11/17/2014 RADIOSHACK COR SEBROOK NH	\$	57.98
11/17/2014 CIRCLE K SEABROOK NH	\$	40.16
11/17/2014 BARNESNOBLE 45 GOSLING EWINGTON	\$	38.57
11/17/2014 SHUN FENG SEABROOK NH	\$	30.10
11/17/2014 USPS AMESBURY MA	\$	16.95
11/17/2014 GUERRERO ACTON MA	\$	5.00
11/17/2014 CREDIT - SQ GUERRERO ACTON	\$	(5.00)
11/18/2014 HREYFILL REYKJAVIK ISL TOURIST TOL	\$	92.78
11/19/2014 MARSHALLS MARSHALLS NEWBURYPO	\$	297.48

11/19/2014	WALMART SEABROOK NH	\$ 64.68
11/19/2014	CIRCLE AMESBURY MA	\$ 30.31
11/19/2014	MORNING BUZZ CAFE AMESBURY MA	\$ 29.58
11/19/2014	SHUN FENG SEABROOK NH	\$ 29.07
11/19/2014	PETSMART SEABROOK NH	\$ 9.99
11/20/2014	MICHAEL HARBORSI NEWBURYPORT N	\$ 122.86
11/20/2014	NAILS NEWBURYPORT MA	\$ 53.00
11/20/2014	ANGIES FOOD DINER NEWBURYPORT I	\$ 28.73
11/20/2014	ATOMIC CAFE NEWBURYPORT MA	\$ 4.60
11/21/2014	VZWRLSS IVR GA	\$ 200.00
11/21/2014	WITHDRAW BANK SINOPAC TWN	\$ 129.50
11/21/2014	PHILLIPS SEA FOOD BOSTON MA	\$ 16.04
11/21/2014	NONTD ATM FEE	\$ 3.00
11/24/2014	TAIWAN HIGH SPEED RAIL TWN	\$ 94.25
11/24/2014	MOVEMBER CHARITY CA	\$ 50.00
11/24/2014	FRESH CITY RAST BOSTON MA	\$ 22.40
11/24/2014	NARITA AIRPORT TERMINAL CHIBA JPN	\$ 7.16
11/24/2014	STARBUCKS EAST BOSTON MA	\$ 5.46
11/24/2014	DUNKIN BOSTON MA	\$ 2.29
11/26/2014	TATSUKICHI NARITA JPN	\$ 22.07
11/26/2014	TATSUKICHI NARITA JPN	\$ 3.40
11/28/2014	CHEERFUL FASHION GOODS KAOHSIUN	\$ 287.21
11/28/2014	CHEERFUL FASHION GOODS KAOHSIUN	\$ 32.39
	Total PERSONAL	\$ 10,031.73

<u>December</u>

INCOMING FUNDS	
INCOMING FUNDS - STEVEN BARLOW	\$ 27,655.97
USAGE OF FUNDS	
Fossa Business	\$ 10,168.23
Clearly Personal	\$ 7,906.01
Unable to determine	\$ 9,667.04
TOTAL USAGE OF FUNDS	\$ 27,741.28

12/01/2014 VZWRLSS IVR VN N	I J \$	537.32
12/01/2014 THE ORVIS CO ME	\$	189.91
12/01/2014 WEATHERVANE SE	AFOOD REST KITTEF \$	63.18
12/01/2014 THE GROG RESTAU	RANT NEWBURYPO \$	60.69
12/01/2014 CIRCLE SEABROOK	NH \$	36.28

12/02/2014 TATSUKICHI NARITA JPN	\$ 28.84
12/02/2014 CCD DEBIT ACCT FEE INTUITPMTS	\$ 19.95
12/03/2014 VOC ICONTACTEMALL MD	\$ 99.88
12/03/2014 BIGCOMMERCE COM TX	\$ 79.95
12/03/2014 BARNESNOBLE GOSLING EWINGTON NI	\$ 63.80
12/03/2014 PETSMART SEABROOK NH	\$ 32.98
12/03/2014 SOU BEST BUY NEWINGTON NH	\$ 19.99
12/03/2014 OLD NAVY NEWINGTON NH	\$ 10.00
12/04/2014 VZWRLSS IVR VB GA	\$ 200.00
12/04/2014 SHUN FENG SEABROOK NH	\$ 30.16
12/04/2014 CIRCLE K SEABROOK NH	\$ 30.00
12/04/2014 FREEDOM VOICE SYSTEM CA	\$ 10.86
12/05/2014 BARNES NOBLE NEWINGTON NH	\$ 6.92
12/08/2014 AGAVE MEXICAN BISTRO NEWBURYPOI	\$ 50.82
12/08/2014 CIRCLE AMESBURY MA	\$ 33.28
12/09/2014 USPS COM DC	\$ 55.00
12/09/2014 MORNING BUZZ CAFE AMESBURY MA	\$ 21.78
12/09/2014 SBARRO EAST BOSTON MA	\$ 17.83
12/09/2014 USPS COM DC	\$ 11.30
12/09/2014 APL ITUNES COM BILL CA	\$ 10.99
12/10/2014 VZWRLSS IVR VB GA	\$ 200.00
12/10/2014 VZWRLSS IVR VN NJ	\$ 150.00
12/10/2014 STARBUCKS TERM EAST BOSTON MA	\$ 10.81
12/15/2014 GAGA REYKJAVIK ISL	\$ 158.57
12/15/2014 CHECK #1603	\$ 2,800.00
12/15/2014 RELAY RED CANOE EDMONTON C AN	\$ 7.44
12/15/2014 NONTD ATM FEE	\$ 3.00
12/15/2014 NONTD ATM FEE	\$ 3.00
12/15/2014 NONTD ATM FEE	\$ 3.00
12/16/2014 DUTY FREE STORE REYJANESBER ISL	\$ 64.55
12/16/2014 LONDON DRUGS VANCOUVER C AN	\$ 17.36
12/17/2014 RUDSAK VANCOUVER CAN	\$ 72.38
12/18/2014 VZWRLSS IVR VB GA	\$ 244.24
12/18/2014 VANCOUVER NEWS RICHMOND CAN	\$ 3.62
12/22/2014 BASSLER VETERINARY HOSPI SALISBU	\$ 365.60
12/22/2014 COACH KITTERY ME	\$ 227.86
12/22/2014 ALDO US BURLINGTON MA	\$ 91.98
12/22/2014 THE GROG RESTAURANT NEWBURYPO	\$ 61.29
12/22/2014 VAN HEUSEN RETAIL DIV KITTERY ME	\$ 27.01
12/23/2014 APPLE STORE BURLINGTON MA	\$ 73.31
12/26/2014 WAL MART SEABROOK NH	\$ 26.84
12/29/2014 PAYPAL TOTALCYCLIN G BR	\$ 385.21
12/29/2014 CHINA STAR LOWELL MA	\$ 121.49
12/29/2014 VZWRLSS IVR VN NJ	\$ 100.00

42/20/2044 NORTH MANUELM ROCEMONT II	•	04.00
12/29/2014 NORTH MANHELM ROSEMONT IL	\$	64.00
12/29/2014 BREAKFAST CLUB ALLSTON MA	\$	30.43
12/29/2014 CIRCLE K AMESBURY MA	\$	25.51
12/29/2014 SHUN FENG SEABROOK NH	\$	17.71
12/29/2014 PEET CAMBRIDGE MA	\$	15.64
12/29/2014 CAFENATION BRIGHTON MA	\$	7.00
12/29/2014 DUNKIN AMESBURY MA	\$	4.26
12/29/2014 NONTD ATM FEE	\$	3.00
12/30/2014 AUTOZONE LAFAY SEABROOK NH	\$	206.98
12/30/2014 WAL MART SEABROOK NH	\$	84.08
12/30/2014 SZECHUAN TASTE NEWBURYPORT MA	\$	29.63
12/30/2014 ROGERS REDLINER PORTSMOUTH NH	\$	27.06
12/30/2014 OVERDRAFT FEE	\$	175.00
12/31/2014 NATIONALGRID SYRACUSE NY	\$	260.44
12/31/2014 MAINTENANCE FEE	\$	15.00
Total PERSONAL	\$	7,906.01

<u>January</u>

INCOMING FUNDS INCOMING FUNDS - STEVEN BARLOW	\$ 49,287.27
USAGE OF FUNDS	
Fossa Business	\$ 37,339.17
Clearly Personal	\$ 9,233.91
Unable to determine	\$ 2,600.29
TOTAL USAGE OF FUNDS	\$ 49,173.37

01/02/2015 TEN ICHI NATICK MA	\$ 301.62
01/02/2015 SHABU ZEN REST BOSTON MA	\$ 162.86
01/02/2015 CRATE BARREL KITTERY ME	\$ 84.37
01/02/2015 MANDARIN ORIENTAL FB BOSTON MA	\$ 62.58
01/02/2015 CALIFORNIA PIZZA BOSTON MA	\$ 52.85
01/02/2015 PRUDENTIAL CENTER GARA BOSTON M	\$ 38.00
01/02/2015 TEN ICHI NATICK MA	\$ 35.50
01/02/2015 INTUIT PYMT ACCT FEE	\$ 35.00
01/02/2015 SHELL OIL PORTSMOUTH NH	\$ 32.97
01/02/2015 ANGIES FOOD DINER NEWBURYPORT N	\$ 28.80
01/02/2015 INTUIT PYMT SOLN ACCT FEE	\$ 19.95
01/02/2015 APL ITUNES COM BILL CA	\$ 10.61
01/02/2015 ATOMIC CAFE NEWBUR NEWBURYPOR	\$ 2.51

ALIES/ONES MICHAEL HARRORD NEWPLIEVE OF M	•	405 70
01/05/2015 MICHAEL HARBORSI NEWBURYPORT M	•	135.70
01/05/2015 CHINATOWN BOSTON MA	\$	103.00 98.68
01/05/2015 SHAW MARKET NEWBURYPORT MA	\$	79.95
01/05/2015 BIGCOMMERCE COM TX 01/05/2015 PORTSMOUTH BREWERY PORTSMOUT	\$	79.93
01/05/2015 PORTSMOOTH BREWERT PORTSMOOT	•	66.96
01/05/2015 VOC ICONTACTEMAIL MKT SV MD	\$	49.94
01/05/2015 SUNOCOMFRAMIGHAM MA	\$	29.29
01/05/2015 AMAZON COM BILL WA	\$	23.71
01/05/2015 PETSMART SEABROOK NH	\$	19.98
01/05/2015 NORDSTROM RACK 546 FRAMIGHAM M/	•	18.43
01/05/2015 FREEDOM VOICE SYSTEM 2 CA	\$	10.84
01/05/2015 NONTDAM ATM FEE	\$	3.00
01/06/2015 TOWN FAIR TIRE SEABROOK NH	\$	174.44
01/06/2015 SUNOCO PEABODY MA	\$	37.59
01/06/2015 THE HOLLOW CAFE AMESBURY MA	\$	31.02
01/06/2015 SHUN FENG SEABROOK NH	\$	11.45
01/06/2015 CHOCOCOA BAKING NEWBURYPORT M.	\$	7.94
01/06/2015 APL ITUNES COM BILL CA	\$	5.29
01/07/2015 WITHDRAW 315 COMMONWEALTH WAY	\$	83.00
01/07/2015 THE GROG RESTAURANT NEWBURYPO	\$	22.43
01/07/2015 EXXONMOBIL NEWBURYPORT MA	\$	20.69
01/07/2015 NONTD ATM FEE	\$	3.00
01/08/2015 CVS AMESBURY MA	\$	156.30
01/08/2015 MAIN ANIMAL SRV HOP HOPKINTON MA	\$	156.20
01/08/2015 CVS AMESBURY MA	\$	38.72
01/09/2015 EO NOODLES FRAMIGHAM MA	\$	52.44
01/09/2015 NORDSTROM 0531 NATICK MA	\$	41.52
01/09/2015 EXXONMOBIL NEWBURYPORT MA	\$	39.82
01/09/2015 CIRCLE AMESBURY MA	\$	36.63
01/09/2015 PRO CUT FRAMIGHAM MA	\$	30.95
01/09/2015 MORNING BUZZ CAFE AMESBURY MA	\$	20.84
01/09/2015 DUNKIN 304921 NEWBURYPORT MA	\$	3.84
01/09/2015 INONE VENDING 19 HUNT VALLEY MD	\$	1.00
01/12/2015 VZWRLSS IVR VB GA	\$	1,163.57
01/12/2015 MIX MIX CILLEXIONS SAINT HYACINT C	\$	152.94
01/12/2015 GAP OUTLET USA KITTERY ME	\$	104.42
01/12/2015 BRINE OYSTER NEWBURYPORT MA	\$	96.47
01/12/2015 TARGET FRAMIGHAM MA	\$	90.46
01/12/2015 FOOT LOCKER PEABODY MA	\$	89.99
01/12/2015 HARRY BAR GRILL BRIGHTON MA	\$	89.84
01/12/2015 DIRECT TIRE AUTO SER NATICK MA	\$	85.00
01/12/2015 NORDSTROM 543 MIDDLES BURLINGTO		79.97
01/12/2015 UNIQLO NATICK FRAMIGHAM MA	\$	79.60
OT 122010 ORIGEO RATION I MAINIGITAIN MA	Ψ	, 5.55

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01/12/2015	300NIRTH SAUNDERSTOWN RI	\$ 72.05
01/12/2015	CREW FACTORY STORE KITTERY ME	\$ 64.03
01/12/2015	WEATHERVANE SEAFOOD REST KITTEF	\$ 62.32
01/12/2015	GULF OIL FRAMNIGHAM MA	\$ 37.37
01/12/2015	WASABI NATICK VA	\$ 35.50
01/12/2015	CIRCLE AMESBURY MA	\$ 31.75
01/12/2015	PHO PARIS PEABODY MA	\$ 31.18
01/12/2015	CVS AMESBURY MA	\$ 27.25
01/12/2015	SUNOCO AMESBURY MA	\$ 23.34
01/12/2015	THE JUICERY PORTSMOUTH NH	\$ 16.00
01/12/2015	PAUL NATICK NATICK MA	\$ 13.21
01/12/2015	SANDWICH WORKS NEWTON CENTER	\$ 8.22
01/13/2015	MICHELLES ON MARKET PORTSMOUTH	\$ 73.75
01/13/2015	CIRCLE AMESBURY MA	\$ 26.98
01/13/2015	MORNING BUZZ CAFE AMESBURY MA	\$ 21.79
01/13/2015	CHOCOCOA BAKING NEWBURYPORT M	\$ 8.95
01/13/2015	UMI OF JAPAN PEABODY MA	\$ 7.79
01/13/2015	NONTD ATM FEE	\$ 3.00
01/14/2015	SBARRO EAST BOSTON MA	\$ 28.42
01/14/2015	MORNING BUZZ CAFE AMESBURY MA	\$ 21.04
01/14/2015	HUDSON NEWS EAST BOSTON MA	\$ 9.68
01/15/2015	JOES AMERICAN PEABODY MA	\$ 75.06
01/20/2015	CHECKS #1608	\$ 2,800.00
01/20/2015	AROUND ICELAND REYKJAVIK ISL	\$ 28.84
01/20/2015	HAGKAUP AKUREYRI REYKJAVIK ISL	\$ 20.16
01/22/2015	LAUGAVEGUR 26 REYKJAVIK REYKJA'	\$ 304.19
01/22/2015	NONTD ATM FEE	\$ 3.00
01/28/2015	DRIFA GARDABAR ISL	\$ 117.13
01/28/2015	ASIA REYKJAVIK ISL	\$ 53.49
01/28/2015	ASIA REYKJAVIK ISL	\$ 31.18
01/28/2015	NONTD ATM FEE	\$ 3.00
01/29/2015	VZWRLSS IVR VB GA	\$ 200.00
01/29/2015	GEYSIR SKOLAVORDUSTIG REYKJAVI	\$ 73.71
01/30/2015	CVS AMESBURY MA	\$ 109.47
01/30/2015	VOX RESTAURANT REYKJAVIK ISL	\$ 84.18
01/30/2015	TJ TJ MAXX SEABROOK NH	\$ 72.99
01/30/2015	PETSMART SEABROOK NH	\$ 46.66
ŀ	Total PERSONAL	\$ 9,233.91

February

INCOMING FUNDS	
INCOMING FUNDS - STEVEN BARLOW	\$ 45,883.53
USAGE OF FUNDS	
Fossa Business	\$ 30,102.20
Clearly Personal	\$ 5,732.70
Unable to determine	\$ 7,469.19
TOTAL USAGE OF FUNDS	\$ 43,304.09

2/2/2015	COMCAST CABLE COMM COMCAST M.	\$ 1	20.83
2/2/2015	MARSHALLS MARSHALLS NEWBURYPO	\$	93.04
2/2/2015	RISTORANTE MOLISE AMESBURY MA	\$	66.53
2/2/2015	HUDSON NEWS EAST BOSTON MA	\$	46.76
2/2/2015	FRIENDLY AMESBURY MA	\$	35.64
2/2/2015	CIRCLE AMESBURY MA	\$	32.10
2/2/2015	FRIENDLY AMESBURY MA	\$	24.18
2/2/2015	MORNING BUZZ CAFE AMESBURY MA	\$	22.72
2/2/2015	INTUIT PYMT SOLN ACCT FEE	\$	19.95
2/3/2015	DURGIN PARK EAST BOSTON MA	\$ 10	01.53
2/3/2015	BIGCOMMERCE COM TX	\$	79.95
2/3/2015	VOC ICONTACTEMAIL MD	\$	49.94
2/3/2015	PET CITY SEABROOK NH	\$	17.38
2/3/2015	DUNKIN AMESBURY MA	\$	12.29
2/3/2015	FREEDOM VOICE SYSTEMS CA	\$	10.91
2/4/2015	THE LAUNDROMAT CAFE REYKJAVIK	\$	99.00
2/5/2015	LEVIS BUDIN GLERARTORGI KOPAVOC	\$	63.94
2/9/2015	LAUGAVEGUR REYKJAVIK ISL TOURIS	\$	49.91
2/10/2015	NATIONAL GRID NY	\$ 3	87.93
2/11/2015	VZWRLSS IVR VN NJ	\$ 1	80.00
2/11/2015	SHUN FENG SEABROOK NH	\$	22.62
2/12/2015	CVS AMESBURY MA	\$	43.11
2/12/2015	AMAZON COM SEATTLE WA	\$	32.97
2/12/2015	STATION CAFE NEWBURYPORT MA	\$	23.23
2/12/2015	DUNKIN BOSTON MA	\$	6.51
2/13/2015	CUMBERLAND FARMS AMESBURY MA	\$	30.17
2/17/2015	HST TRSFOUNDATION ORG UT	\$ 1	43.88
2/17/2015	OVERDRAFT PD	\$ 1	05.00
2/19/2015	AMI AMICA INSURANCE RJ	\$ 3	44.00
2/19/2015	MARSHALLS MARSHALLS NEWBURYP	\$ 1	37.53

2/19/2015 AMAZON COM SEATTLE V	VA \$ 41.80
2/20/2015 CRATE BARREL KITTERY	ME \$ 201.28
2/20/2015 KITTERY TRADING POST	KITTERY ME \$ 158.24
2/20/2015 CREW FACTORY STORE	KITTERY ME \$ 94.94
2/23/2015 KITTERY TRADING POST	KITTERY ME \$ 179.34
2/23/2015 TENDERCROP FARM NEW	BURY MA \$ 84.25
2/23/2015 BROOKSTONE KITTERY	ME \$ 81.66
2/23/2015 PORTSMOUTH BREWERY	PORTSMOU' \$ 68.35
2/23/2015 VZWRLSS IVR VN NJ	\$ 62.00
2/23/2015 ROBERTS MAINE GRILL A	ND KITTER' \$ 59.31
2/23/2015 TJ TJ MAXX SEABROOK N	NH \$ 57.95
2/23/2015 CVS AMESBURY MA	\$ 44.18
2/23/2015 THE HOLLOW CAFE AME	SBURY MA \$ 30.37
2/23/2015 PET CITY SEABROOK NH	\$ 9.18
2/23/2015 DUNKIN AMESBURY MA	\$ 6.36
2/24/2015 ELECTRONIC PMT-TEL, NG	SRID05 NGRIE \$ 370.61
2/24/2015 ETSY COM NJ	\$ 170.00
2/24/2015 TARGET DANVERS MA	\$ 166.88
2/24/2015 MICHELLES ON MARKET F	PORTSMOUTI \$ 68.57
2/24/2015 PAYPAL CRAGOSTICKB S.	AN JOSE CA \$ 36.01
2/24/2015 SZECHUAN TASTE NEWB	SURYPORT N \$ 26.20
2/24/2015 3 SYLVAN ST PEABODY M	MA \$ 20.00
2/24/2015 ATOMIC CAFE NEWBUR	NEWBURYPC \$ 7.46
2/25/2015 PAYPAL GORIANI ART CA	\$ 145.62
2/25/2015 CHEESECAKE FACTORY F	PEABODY MA \$ 108.63
2/25/2015 TJ TJ MAXX PORTSMOUT	H NH \$ 66.94
2/25/2015 BEDBATH BEYOND BEDBA	TH PORTSN \$ 61.36
2/25/2015 HOMEGOODS HOME GOOD	OS ORTSMOL \$ 57.95
2/25/2015 CUMBERLAND FARMS AME	ESBURY MA \$ 31.70
2/25/2015 OVERDRAFT PD	\$ 175.00
2/26/2015 ELECTRONIC PMT-TEL, AC	CHIVR VISB BI \$ 417.00
2/26/2015 SHAW S NEWBURYPORT	T MA \$ 40.28
2/26/2015 STAPLES NEWINGTON N	H \$ 14.99
2/26/2015 TRADER JOE NEWINGTON	N NH \$ 13.56
2/26/2015 BARNESNOBLE EWINGTON	N NH \$ 9.99
2/27/2015 COMCAST BOSTON CS 1X	NH \$ 147.63
2/27/2015 KELLY S TRUE VALUE NEV	VBURYPORT \$ 28.46
2/27/2015 USPS NEWBURYPORT MA	A \$ 19.99
2/27/2015 ATOMIC CAFE NEWBUR N	NEWBURYPO \$ 11.77
2/27/2015 MAINTENANCE FEE	\$ 15.00
2/27/2015 Funds Transfer	\$ (81.66)
Total PERSONAL	\$ 5,732.70

March

INCOMING FUNDS INCOMING FUNDS - STEVEN BARLOW	\$ 55,667.14
USAGE OF FUNDS	
Fossa Business	\$ 41,235.28
Clearly Personal	\$ 13,214.39
Unable to determine	\$ 2,638.76
TOTAL USAGE OF FUNDS	\$ 57,088.43

3/2/2015	MICHAEL S HARBORSI NEWBURYPOR'	\$ 91.11
3/2/2015	BERTUCCI 021 PEABODY MA	\$ 67.57
3/2/2015	CUMBERLAND FARMS 2035 AMESBUR'	\$ 36.35
3/2/2015	PORTSMOUTH BREWERY PORTSMOU	\$ 33.98
3/2/2015	MARSHALLS MARSHALLS NEWBURYPO	\$ 31.86
3/2/2015	THE HOLLOW CAFE AMESBURY MA	\$ 29.84
3/2/2015	SZECHUAN TASTE NEWBURYPORT ${\it N}$	\$ 28.80
3/2/2015	KITTERY TRADING POST KITTERY ME	\$ 23.20
3/2/2015	INTUIT PYMT SOLN ASST FEE	\$ 19.95
3/2/2015	KMART NEWBURYPORT MA	\$ 18.04
3/2/2015	KITTERY TRADING POST KITTERY ME	\$ 15.81
3/2/2015	STARBUCKS PORTSMO PORTSMOUTH	\$ 9.14
3/2/2015	DUNKIN NEWBURYPORT MA	\$ 6.18
3/3/2015	CHECKS #1615	\$ 2,800.00
3/3/2015	MARSHALLS MARSHALLS NORTH HAM	\$ 90.97
3/3/2015	BIGCOMMERCE COM TX	\$ 79.95
3/3/2015	CHILI S SEABROOK SEABROOK NH	\$ 76.66
3/3/2015	THE NATURAL DOG NEWBURYPORT ${\rm N}$	\$ 57.32
3/3/2015	VOC ICONTACTEMAIL MKT SV MD	\$ 49.94
3/3/2015	STOP SHOP AMESBURY MA	\$ 48.02
3/3/2015	SZECHUAN TASTE NEWBURYPORT M.	\$ 28.56
3/3/2015	ATOMIC CAFE NEWBURYPORT MA	\$ 2.51
3/4/2015	THE GROG RESTAURANT NEWBURYPC	\$ 147.09
3/4/2015	STATION CAFE NEWBURYPORT MA	\$ 32.53
3/4/2015	DUNKIN AMESBURY MA	\$ 12.05
3/4/2015	OVERDRAFT PD	\$ 175.00
3/5/2015	EXXONMOBIL NEWBURYPORT MA	\$ 26.68
3/5/2015	HUDSON NEWS PHILADELPHIA PA	\$ 15.47
3/5/2015	FREEDOM VOICE SYSTEMS CA	\$ 10.91
3/5/2015	DUNKIN NEWBURYPORT MA	\$ 4.28

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	NONTO ATM FEE	\$	3.00
	ASIAN TOO BOSTON MA HEALTH CARE CEN ORLANDO FL	\$	25.95
		\$	10.65
	ASIAN TOO BOSTON MA NONTD ATM FEE	\$	3.20
	MARTINS STAUNTON VA	\$ \$	3.00 210.89
		•	
	OFF FIFTH ORLANDO FL	\$	192.42
	BARNEY S NEW YORK ORLANDO FL	\$	122.59
	MARTINS STAUNTON VA	\$	115.21
	BARNEY S NEW YORK ORLANDO FL	\$	73.81
	CILIUS PREDIN MIAMI FL	\$	26.75
	MARTINS 6424 HARRISONBURG VA	\$	21.03
	WAL MART STAUNTON VA	\$	20.93
	THE HOME DEPOT HARRISONBURG \	*	7.34
	NONTO ATM FEE	\$	3.00
	TJ TJ MAXX SEABROOK NH	\$	24.99
	THE HOME DEPOT SEABROOK NH	\$	280.97
	BEST BUY NEWINGTON NH	\$	29.99
	SHUN FENG SEABROOK NH	\$	26.18
	AMAZON COM SEATLE WA	\$	25.26
	BARNESNOBLE GOSLING EWINGTON	\$	14.39
	RICHDALE CONVENIEN SEABROOK NE		10.00
	THE HOME DEPOT SEABROOK NH	\$	3.85
	ATT BILL PAYMENT TX	\$	85.32
	APPLE STORE PEABODY MA	\$	31.82
	THE HOLLOW CAFE AMESBURY MA	\$	29.04
	FIFTY WATER RESTAURANT NEWBUR'	•	209.76
	CIRCLE AMESBURY MA	\$	34.05
	THE HOLLOW CAFE AMESBURY MA	\$	29.84
	PET CITY SEABROOK NJ	\$	12.79
	AMAZONPRIME MEMBERSHIP NV	\$	99.00
	BARNESNOBLE MIDDLESEX BURLING		65.33 51.94
	BROWN SUGAR BY THE SEA NEWBUR		
	THE GROG RESTAURANT NEWBURYP		46.19
	CUMBERLAND FARMS AMESBURY MA	_	30.26
	CVS PHARMACY AMESBURY MA	\$	19.10
	STARBUCKS PEABODY PEABODY MA	•	12.07
	STARBUCKS SEABROOK SEABROOK I		7.19
	ATOMIC CAFE NEWBURYPORT MA	\$	2.51
	OVERDRAFT PD	\$	175.00
	ELECTRONIC PMT-TEL, ACHIVR VISB E		670.03
	CIRCLE AMESBURY MA	\$	29.27
	STARBUCKS BOSTON BOSTON MA	\$	11.82
3/18/2015	MANDARIN ORIENTAL FB BOSTON MA	\$	119.86

3/19/2015	FLATBREAD COMPANY AMESBURY N	\$ 95.59
3/19/2015	EMPIRE GARDEN RESTAURANT BOSTO	\$ 60.75
3/19/2015	THE HOLLOW CAFE AMESBURY MA	\$ 44.09
3/19/2015	ANGIES FOOD DINER NEWBURYPORT	\$ 37.92
3/19/2015	LAZ PARKING BOSTON MA	\$ 26.00
3/19/2015	ATOMIC CAFE NEWBURYPORT MA	\$ 6.66
3/19/2015	OVERDRAFT PD	\$ 105.00
3/20/2015	LUCKY BRAND KITTERY ME	\$ 65.91
3/20/2015	OVERDRAFT PD	\$ 175.00
3/23/2015	TANNERY CAMBRIDGE MA	\$ 175.00
3/23/2015	RISTORANTE MOLISE AMESBURY MA	\$ 173.44
3/23/2015	ANJU KITTERY POINT ME	\$ 110.20
3/23/2015	TJ TJ MAXX SEABROOK NH	\$ 89.99
3/23/2015	ALE HOUSE AMESBURY MA	\$ 76.42
3/23/2015	YENCHING CAMBRIDGE MA	\$ 42.17
3/23/2015	CUMBERLAND FARMS AMESBURY M.	\$ 34.48
3/23/2015	LIL S CAFE KITTERY ME	\$ 23.98
3/23/2015	URBAN OUTFITTER URBAN CAMBRIDG	\$ 19.99
3/23/2015	FISHERMAN S NET BOSTON MA	\$ 17.77
3/23/2015	HARVARD SQUARE PARKING CAMBRIL	\$ 15.00
3/23/2015	SHELL OIL REVERE MA	\$ 14.86
3/23/2015	CHOCOCOA BAKING NEWBURYPORT	\$ 11.73
3/23/2015	JOCKEY KITTERY ME	\$ 9.46
3/23/2015	STARBUCKS KITTERY KITTERY ME	\$ 8.53
3/23/2015	DUNKIN KITTERY ME	\$ 7.97
3/24/2015	ARMY BARRACKS ESSE SALEM MA	\$ 186.21
3/24/2015	STONEWALL CAFE YORK ME	\$ 98.82
3/24/2015	PORTSMOUTH BREWERY PORTSMOU	\$ 97.42
3/24/2015	AT T MOBILITY II LLC PEABODY MA	\$ 37.19
3/24/2015	SZECHUAN TASTE NEWBURYPORT M.	\$ 27.01
3/25/2015	VERIZON WRLS FRAMINGHAM MA	\$ 200.00
3/25/2015	PAYPAL DBRAND INC SAN JOSE CA	\$ 57.00
3/25/2015	SHUN FENG SEABROOK NH	\$ 31.68
3/25/2015	THE HOLLOW CAFE AMESBURY MA	\$ 28.73
3/25/2015	STARBUCKS PEABODY PEABODY MA	\$ 18.76
3/26/2015	SHEA S RIVERSIDE REST BA ESSEX N	\$ 148.94
3/26/2015	MICHAELS STORES SEABROOK NH	\$ 48.63
3/26/2015	LIFE ALIVE SALEM LLC SALEM MA	\$ 35.73
3/26/2015	THE HOLLOW CAFE AMESBURY MA	\$ 32.30
3/26/2015	CREW FACTORY STORE KITTERY ME	\$ 26.11
3/26/2015	MARSHALLS MARSHALLS NEWBURYF	\$ 17.97
3/26/2015	PAUL NATICK NATICK MA	\$ 17.41
3/27/2015	EL BURRITO INC AMESBURY MA	\$ 47.32
3/27/2015	CIRCLE AMESBURY MA	\$ 30.92

3/27/2015	PAYPAL BODYGUARDZ CA	\$ 24.90
3/27/2015	PRO CUT FRAMINGHAM MA	\$ 20.95
3/27/2015	USPS COM DC	\$ 18.11
3/27/2015	THE JUICERY PORTSMOUTH NH	\$ 16.00
3/27/2015	ATOMIC CAFE NEWBURYPORT MA	\$ 3.20
3/30/2015	CHECKS # 1620	\$ 2,800.00
3/30/2015	BROWN SUGAR BY THE SEA NEWBUF	\$ 78.48
3/30/2015	PORTSMOUTH GAS LIGHT PORTSMOU	\$ 75.13
3/30/2015	CHINA KING RESTAURANT BOSTON M	\$ 64.25
3/30/2015	AMAZON COM SEATTLE WA	\$ 54.95
3/30/2015	THE GROG RESTAURANT NEWBURYP	\$ 51.98
3/30/2015	BARNESNOBLE GOSLING EWINGTON	\$ 44.92
3/30/2015	THE HOLLOW CAFE AMESBURY MA	\$ 36.40
3/30/2015	CIRCLE SEABROOK NH	\$ 30.86
3/30/2015	SHUN FENG SEABROOK NH	\$ 27.54
3/30/2015	SZECHUAN TASTE NEWBURYPORT MA	\$ 26.74
3/30/2015	FM STATION NEWBURYPORT MA	\$ 23.78
3/30/2015	CHOCOCOA BAKING NEWBURYPORT	\$ 9.82
3/30/2015	STARBUCKS BOSTON BOSTON MA	\$ 8.80
3/31/2015	BARNESNOBLE MIDDLESEX BURLINGT	\$ 33.16
3/31/2015	LAZ PARKING BOSTON MA	\$ 16.00
3/31/2015	MAINTENANCE FEE	\$ 15.00
	Total PERSONAL	\$ 13,214.39

<u>April</u>

INCOMING FUNDS	
INCOMING FUNDS - STEVEN BARLOW	\$ 25,267.90
USAGE OF FUNDS	
Fossa Business	\$ 11,709.92
Clearly Personal	\$ 9,433.72
Unable to determine	\$ 1,952.45
TOTAL USAGE OF FUNDS	\$ 23,096.09

04/01/2015 ELECTRONIC PMT-TEL, ACHIVR VISB BII	\$ 998.09
04/01/2015 THE GROG RESTAURANT NEWBURYPC	\$ 89.01
04/01/2015 ROMANOS 1173 BURLINGTON MA	\$ 68.12
04/01/2015 FM STATION NEWBURYPORT MA	\$ 37.57
04/01/2015 THE HOLLOW CAFE AMESBURY MA	\$ 36.93
04/01/2015 INTUIT PYMT SOLN ACCT FEE	\$ 19.95

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04/01/2015 ATOMIC CAFE NEWBURYPORT MA	\$	6.78
04/01/2015 ATOMIC CAFE NEWBURYPORT MA	\$	6.78
04/01/2015 BARNES NOBLE BURLINGTON MA	\$	5.46
04/01/2015 BARNES NOBLE BURLINGTON MA	\$	2.68
04/02/2015 COMCAST BOSTON CS IX NH	\$	171.15
04/02/2015 THE GROG RESTAURANT NEWBURYPC	•	43.29
04/02/2015 SHECHUAN TASTE NEWBURYPORT MA	•	21.14
04/02/2015 MICHAELS STORES SEABROOK NH	\$	13.47
04/02/2015 ATOMIC CAFE NEWBURYPORT MA	\$	8.78
04/02/2015 DUNKIN 332335 NEWBURYPORT MA	\$	2.25
04/03/2015 BARNESNOBLE 1 WORCESTER FRAMIN	\$	56.52
04/03/2015 CUMBERLAND FARMS FRAMINGHAM N	\$	30.01
04/03/2015 SHELL OIL NEWBURYPORT MA	\$	20.22
04/03/2015 STARBUCKS SEABROOK NH	\$	20.04
04/06/2015 SALT KITCHEN AND RUM BAR IPSWICH	\$	136.37
04/06/2015 JO JO TAI PEI ALLSTON MA	\$	82.65
04/06/2015 CK SHANGHAL WELLSLEY MA	\$	62.55
04/06/2015 799 BOYLSTON ST BOSTON MA	\$	60.00
04/06/2015 CHEESCAKE FACTORY PEABODY MA	\$	40.56
04/06/2015 THE HOLLOW CAFE AMESBURY MA	\$	31.58
04/06/2015 WOODMANS OF ESSEX ESSEX MA	\$	31.40
04/06/2015 CUMBERLAND FARMS AMESBURY MA	\$	30.04
04/06/2015 PRUDENTIAL CENTER GARA BOSTON I	\$	30.00
04/06/2015 CUMBERLAND FARMS AMESBURY MA	\$	24.51
04/06/2015 HARVARD SQUARE PARKING CAMBRID	\$	16.00
04/06/2015 STARBUCKS PEABODY MA	\$	9.35
04/06/2015 STARBUCKS CAMBRIDGE MA	\$	7.59
04/06/2015 STARBUCKS BOSTON MA	\$	4.23
04/06/2015 NONTD ATM FEE	\$	3.00
04/08/2015 SPICE THAI KITCHEN IPSWICH MA	\$	112.85
04/08/2015 MORNING BUZZ CAFE AMESBURY MA	\$	24.51
04/09/2015 3 SOUTH MAIN IPSWICH MA	\$	102.50
04/09/2015 NONTD ATM FEE	\$	3.00
04/10/2015 NATIONALGRID SYRACUSE NY	\$	502.00
04/10/2015 TOWN FAIR TIRE SEABROOK NH	\$	366.60
04/13/2015 SALT KITCHEN AND RUM BAR IPSWICH	\$	143.08
04/13/2015 STOP SHOP AMESBURY MA	\$	97.02
04/13/2015 J S OYSTER PORTLAND ME	\$	66.48
04/13/2015 FM STATION NEWBURYPORT MA	\$	54.57
04/13/2015 EXXONMOBIL WEST BARNSTAB MA	\$	32.49
04/13/2015 HANSCOMS TRUCK STOP PORTSMOUT	\$	30.92
04/13/2015 MARY MANSUR NEWBURYPORT MA	\$	23.00
04/13/2015 POPEYES ME KENNEBUNK ME	\$	21.59
04/13/2015 SUNOCO WENHAM MA	\$	17.24

04/13/2015 KELLIE BROOK FARM NEWBURYPORT	\$	12.50
04/13/2015 STARBUCKS PEABODY MA	\$	12.09
04/13/2015 UNIFIED PARKING PORTLAND ME	\$	10.00
04/13/2015 ATOMIC CAFE NEWBURYPORT MA	\$	9.73
04/13/2015 ATOMIC CAFE NEWBURYPORT MA	\$	6.78
04/13/2015 STARBUCKS PORTLAND ME	\$	5.51
04/14/2015 ANJU KITTERY POINT ME	\$	193.24
04/14/2015 SZECHUAN TASTE NEWBURYPORT M	\$	32.98
04/14/2015 ATOMIC CAFE NEWBURYPORT MA	\$	6.78
04/15/2015 HONG KONG SUPERMARKET ALLSTON	\$	43.54
04/15/2015 THE GROG RESTAURANT NEWBURYPC	\$	35.79
04/15/2015 CUMBERLAND FARMS AMESBURY MA	\$	20.60
04/15/2015 ATOMIC CAFE NEWBURYPORT MA	\$	2.51
04/16/2015 KANTIN BOSTOM MA	\$	30.45
04/16/2015 CUMBERLAND FARMS AMESBURY MA	\$	29.34
04/16/2015 PANERA BREAD DANVERS MA	\$	17.09
04/16/2015 STARBUCKS PEABODY MA	\$	7.06
04/16/2015 PANERA BREAD DANVERS MA	\$	5.33
04/17/2015 BED BATH BEYOND DANVERS MA	\$	111.47
04/17/2015 EXXONMOBIL DANVERS MA	\$	35.00
04/17/2015 THE HOLLOW CAFE AMESBURY MA	\$	30.25
04/17/2015 FM STATION NEWBURYPORT MA	\$	20.85
04/17/2015 THAI GRILL SUSHI CAFE MA	\$	10.50
04/17/2015 PAYPAL MYCOMMERCE ESELL MN	\$	6.32
04/17/2015 MASTER WOK PEABODY MA	\$	4.38
04/17/2015 OVERDRAFT	\$	175.00
04/20/2015 BEST BUY NEWINGTON NH	\$	164.98
04/20/2015 STARBUCKS CARD RELOAD WA	\$	50.00
04/20/2015 THE GROG RESTAURANT NEWBURYPC	\$	48.73
04/20/2015 CUMBERLAND FARMS AMESBURY MA	\$	33.01
04/21/2015 EL BURRITO INC AMESBURY MA	\$	53.40
04/21/2015 MARKET BASKET SEABROOK NH	\$	35.69
04/21/2015 JOPPA FINE FOODS MA	\$	19.85
04/21/2015 TJ TJ MAXX SEABROOK NH	\$	9.99
04/22/2015 HANA JAPAN RESTAURANT NEWBURY	\$	31.20
04/22/2015 STARBUCKS KITTERY ME	\$	22.83
04/22/2015 PANERA BREAD NEWBURYPORT MA	\$	17.29
04/23/2015 PAYPAL MIUOLUI COM CA	\$	161.00
04/23/2015 PAYPAL BALDOCKMIKE CA	\$	118.14
04/23/2015 174 NEWBURYPORT TURNPIKE ROWLI	\$	60.00
04/24/2015 GULF OIL NEWTON HIGHLA MA	\$	20.13
04/24/2015 BANANA REPUBLIC OUTLET KITTERY N	\$	18.99
04/24/2015 STAPLES INC SEABROOK NH	\$	8.52
04/27/2015 MARKET BASKET SEABROOK NH	\$	89.36

04/27/2015 NORDSTROM NATICK MA	\$ 68.80
04/27/2015 BARNACLE INC MARBLEHEAD MA	\$ 65.27
04/27/2015 PETCO 739 TOPSFIELD MA	\$ 53.10
04/27/2015 OLD FERRY LANDING REST PORTSMOL	\$ 51.42
04/27/2015 PAYPAL ICARBONSINC FL	\$ 49.95
04/27/2015 WHOLEFDS BLH BELLINGHAM MA	\$ 43.10
04/27/2015 SHUN FENG SEABROOK NH	\$ 31.68
04/27/2015 GULF OIL SALISBURY MA	\$ 31.09
04/27/2015 CVS NEWBURYPORT MA	\$ 30.80
04/27/2015 ANGIES FOOD DINER NEWBURYPORT I	\$ 30.34
04/27/2015 POPOVERS ON THE SQUARE PORTSMO	\$ 26.89
04/27/2015 EXXONMOBIL NEWBURYPORT MA	\$ 22.30
04/27/2015 PRO CUT FRAMINGHAM MA	\$ 20.95
04/27/2015 THE JUICERY PORTSMOUTH NH	\$ 18.01
04/27/2015 NORDSTROM NATICK MA	\$ 10.00
04/28/2015 AT T BILL PAYMENT TX	\$ 118.96
04/28/2015 SICHUAN GARDEN WOBURN MA	\$ 21.83
04/28/2015 USPS COM DC	\$ 18.11
04/29/2015 PAYPAL OZGUNAYDINA SAN JOSE CA	\$ 70.00
04/29/2015 CUMBERLAND FARMS AMESBURY MA	\$ 31.84
04/29/2015 TUMI STORES INC WRENTHAM MA	\$ 30.81
04/30/2015 CHECKS #1622	\$ 2,800.00
04/30/2015 STONEWALL CAFE YORK ME	\$ 109.35
04/30/2015 MAINTENANCE FEE	\$ 15.00
Total PERSONAL	\$ 9,433.72

May

INCOMING FUNDS	
INCOMING FUNDS - STEVEN BARLOW	\$ 31,942.20
USAGE OF FUNDS	
Fossa Business	\$ 19,005.50
Clearly Personal	\$ 6,130.65
Unable to determine	\$ 3,853.35
TOTAL USAGE OF FUNDS	\$ 28,989.50

05/01/2015 AMAZON COM SEATTLE WA	\$ 246.88
05/01/2015 CHEESCAKE FACTORY PEABODY MA	\$ 69.49
05/01/2015 AMAZON COM SEATTLE WA	\$ 36.67

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05/01/2015 SZECHUAN TASTE NEWBURYPORT M	\$	33.25
05/01/2015 THE HOLLOW CAFE AMESBURY MA	\$	31.00
05/01/2015 TEAVANA CHESTNUT HILL MA	\$	20.92
05/01/2015 INTUIT PYMT SOLN ACCT FEE	\$	19.95
05/01/2015 CRATE BARREL CHESTNUT HILL MA	\$	14.84
05/01/2015 ATOMIC CAFE NEWBURYPORT MA	\$	12.05
05/01/2015 AMAZON COM SEATTLE WA	\$	9.99
05/01/2015 BREAKING NEW GROUNDS PORTSMOL		8.70
05/04/2015 88 EASTERN AVENUE ESSEX MA	\$	102.00
05/04/2015 BRAZO RESTAURANT PORTSMOUTH 1		99.66
05/04/2015 JO JO TAI PEI ALLSTON MA	\$	96.24
05/04/2015 AMAZON COM BILL	\$	48.50
05/04/2015 FM STATION NEWBURYPORT MA	\$	22.18
05/04/2015 FUEL AMERICA BRIGHTON MA	\$	21.89
05/04/2015 STARBUCKS CHESTNUT HILL MA	\$	12.15
05/04/2015 NONTD ATM FEE	\$	3.00
05/05/2015 REG OF MOTOR VEHICLE MA	\$	60.00
05/05/2015 THE GROG RESTAURANT NEWBURYPC		51.57
05/05/2015 CUMBERLAND FARMS AMESBURY MA		36.57
05/05/2015 EXXONMOBIL NEWBURYPORT MA	\$	21.03
05/06/2015 AMI AMICA INSURANCE RI	\$	347.00
05/06/2015 AUTOZONE 519 LAFAY SEABROOK NH		174.99
05/06/2015 TEN ICHI NATICK MA	\$	140.00
05/06/2015 LORETTA NEWBURYPORT MA	\$	35.92
05/06/2015 PAUL NATICK NATICK MA	\$	14.82
05/06/2015 PAUL NATICK NATICK MA	\$	6.33
05/07/2015 SHUN FENG SEABROOK NH	\$	36.17
05/07/2015 GULF OIL AMESBURY MA	\$	4.11
05/08/2015 NORDSTROM 0531 NATICK MA	\$	45.80
05/08/2015 THE HOLLOW CAFE AMESBURY MA	\$	21.93
05/11/2015 PAYPAL TIRERACK IN	\$	640.56
05/11/2015 COMCAST BOSTON CS IX NH	\$	170.85
05/11/2015 CEIA KITCHEN AND BAR NEWBURYPO	\$	144.67
05/11/2015 EXXONMOBIL WAYLAND MA	\$	36.49
05/11/2015 EXXONMOBIL WAYLAND MA	\$	34.63
05/11/2015 EXXONMOBIL PORTSMOUTH NH	\$	30.92
05/11/2015 THE JUICERY PORTSMOUTH NH	\$	18.01
05/11/2015 STONEWALL KITCHEN YORK ME	\$	6.95
05/12/2015 KANTIN BOSTON MA	\$	62.35
05/12/2015 STONEWALL CAFE YORK ME	\$	10.80
05/13/2015 SZECHUAN TASTE NEWBURYPORT M	\$	24.87
05/13/2015 OVERDRAFT PD	\$	105.00
05/14/2015 EVENTIDE OYSTER PORTLAND ME	\$	237.36
05/14/2015 CVS AMESBURY MA	\$	110.54

05/14/2015 THE HOLLOW CAFE AMESBURY MA	\$	29.30
05/14/2015 TJ TJ MAXX FRAMINGHAM MA	\$	18.97
05/14/2015 OVERDRAFT PD	\$	35.00
05/15/2015 OGA S JAPANESE CUISINE NATICK MA	\$	149.74
05/15/2015 SNAPPY SUSHI NEWBURY ST BOSTON	\$	33.32
05/15/2015 CIRCLE AMESBURY MA	\$	28.62
05/15/2015 LAZ PARKING BOSTON MA	\$	22.00
05/15/2015 OVERDRAFT PD	\$	140.00
05/18/2015 MICHAEL S HARBORSI AMESBURY MA	\$	94.25
05/18/2015 CUMBERLAND FARMS AMESBURY MA	\$	37.43
05/18/2015 ANGIES FOOD DINER AMESBURY MA	\$	35.21
05/18/2015 CUMBERLAND FARMS AMESBURY MA	\$	29.53
05/18/2015 THE HOLLOW CAFE AMESBURY MA	\$	27.43
05/18/2015 RUSSELL ORCHARDS IPSWICH MA	\$	14.40
05/18/2015 KELLIE BROOK FARM NEWBURYPORT	\$	13.00
05/18/2015 CHOCOCOA BAKING NEWBURYPORT N	\$	7.94
05/18/2015 KELLIE BROOK FARM NEWBURYPORT	\$	6.75
05/18/2015 OVERDRAFT PD	\$	140.00
05/19/2015 LE S RESTAURANT CAMBRIDGE MA	\$	49.69
05/19/2015 UNIQLO NATICK FRAMINGHAM MA	\$	25.80
05/19/2015 MELT GELATO CAFE NATICK MA	\$	10.38
05/19/2015 PEET'S CAMBRIDGE MA	\$	7.10
05/20/2015 DIRECT TIRE AUTO SER NATICK MA	\$	252.96
05/20/2015 SHABU ZEN ALLSTON MA	\$	157.52
05/20/2015 CHARLES SQUARE GARAGE CAMBRIC	\$	12.00
05/20/2015 NORDSTROM NATICK MA	\$	7.33
05/21/2015 KANTIN BOSTON MA	\$	57.95
05/21/2015 WASABI NATICK VA	\$	53.55
05/21/2015 CUMBERLAND FARMS AMESBURY MA	\$	37.01
05/21/2015 THE HOLLOW CAFE AMESBURY MA	\$	24.75
05/21/2015 PANDA EXPRESS BOSTON MA	_	
00/2 //2010 1 / 41/2/12/4 / 1/200 2001 011 //41	\$	21.29
05/22/2015 PRUDENTAL CENTER GARA BOSTON N		21.29 40.00
05/22/2015 PRUDENTAL CENTER GARA BOSTON N	\$ \$	40.00
05/22/2015 PRUDENTAL CENTER GARA BOSTON N 05/22/2015 THE HOLLOW CAFE AMESBURY MA	\$ \$	40.00
05/22/2015 PRUDENTAL CENTER GARA BOSTON N 05/22/2015 THE HOLLOW CAFE AMESBURY MA 05/22/2015 HONG KONG SUPERMARKET ALLSTON	\$ \$ \$	40.00 29.03 21.24
05/22/2015 PRUDENTAL CENTER GARA BOSTON N 05/22/2015 THE HOLLOW CAFE AMESBURY MA 05/22/2015 HONG KONG SUPERMARKET ALLSTON 05/22/2015 THE JUICERY PORTSMOUTH NH	\$ \$ \$ \$	40.00 29.03 21.24 18.01
05/22/2015 PRUDENTAL CENTER GARA BOSTON N 05/22/2015 THE HOLLOW CAFE AMESBURY MA 05/22/2015 HONG KONG SUPERMARKET ALLSTON 05/22/2015 THE JUICERY PORTSMOUTH NH 05/22/2015 BARNES NOBLE BOSTON MA	\$ \$ \$ \$ \$ \$	40.00 29.03 21.24 18.01 6.96
05/22/2015 PRUDENTAL CENTER GARA BOSTON N 05/22/2015 THE HOLLOW CAFE AMESBURY MA 05/22/2015 HONG KONG SUPERMARKET ALLSTON 05/22/2015 THE JUICERY PORTSMOUTH NH 05/22/2015 BARNES NOBLE BOSTON MA 05/26/2015 LEGAL SEA FOODS CAMBRIDGE MA	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	40.00 29.03 21.24 18.01 6.96 93.61
05/22/2015 PRUDENTAL CENTER GARA BOSTON M 05/22/2015 THE HOLLOW CAFE AMESBURY MA 05/22/2015 HONG KONG SUPERMARKET ALLSTON 05/22/2015 THE JUICERY PORTSMOUTH NH 05/22/2015 BARNES NOBLE BOSTON MA 05/26/2015 LEGAL SEA FOODS CAMBRIDGE MA 05/26/2015 PORTSMOUTH BREWERY PORTSMOL	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	40.00 29.03 21.24 18.01 6.96 93.61 69.80
05/22/2015 PRUDENTAL CENTER GARA BOSTON M 05/22/2015 THE HOLLOW CAFE AMESBURY MA 05/22/2015 HONG KONG SUPERMARKET ALLSTON 05/22/2015 THE JUICERY PORTSMOUTH NH 05/22/2015 BARNES NOBLE BOSTON MA 05/26/2015 LEGAL SEA FOODS CAMBRIDGE MA 05/26/2015 PORTSMOUTH BREWERY PORTSMOU 05/26/2015 PORTSMOUTH SAKE RESTAURANT POI	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	40.00 29.03 21.24 18.01 6.96 93.61 69.80 63.28
05/22/2015 PRUDENTAL CENTER GARA BOSTON M 05/22/2015 THE HOLLOW CAFE AMESBURY MA 05/22/2015 HONG KONG SUPERMARKET ALLSTON 05/22/2015 THE JUICERY PORTSMOUTH NH 05/22/2015 BARNES NOBLE BOSTON MA 05/26/2015 LEGAL SEA FOODS CAMBRIDGE MA 05/26/2015 PORTSMOUTH BREWERY PORTSMOL 05/26/2015 PORTSMOUTH SAKE RESTAURANT POI 05/26/2015 STOP SHOP AMESBURY MA	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	40.00 29.03 21.24 18.01 6.96 93.61 69.80 63.28 58.25
05/22/2015 PRUDENTAL CENTER GARA BOSTON M 05/22/2015 THE HOLLOW CAFE AMESBURY MA 05/22/2015 HONG KONG SUPERMARKET ALLSTON 05/22/2015 THE JUICERY PORTSMOUTH NH 05/22/2015 BARNES NOBLE BOSTON MA 05/26/2015 LEGAL SEA FOODS CAMBRIDGE MA 05/26/2015 PORTSMOUTH BREWERY PORTSMOU 05/26/2015 PORTSMOUTH SAKE RESTAURANT POI 05/26/2015 STOP SHOP AMESBURY MA	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	40.00 29.03 21.24 18.01 6.96 93.61 69.80 63.28 58.25 46.51

05/26/2015 TJ TJ MAXX SEABROOK NH	\$	19.97
05/26/2015 FRIENDLY S AMESBURY MA	\$	16.67
05/26/2015 CVS AMESBURY MA	\$	14.80
05/26/2015 PETSMART INC SEABROOK NH	\$	13.59
05/26/2015 ATOMIC CAFE NEWBURYPORT MA	\$	6.78
05/26/2015 BREAKING NEW GROUDS PORTSMOU	\$	6.10
05/27/2015 BROWN SUGAR BY THE SEA NEWBUR	\$	62.50
05/27/2015 LOTUS FLOWER FRAMINGHAM MA	\$	54.56
05/27/2015 THE GROG RESTAURANT NEWBURYPC	\$	39.50
05/27/2015 NEW ENGLAND CLEANERS AMESBURY	\$	38.25
05/27/2015 USPS COM DC	\$	18.11
05/27/2015 USPS AMESBURY MA	\$	16.79
05/27/2015 USPS COM DC	\$	16.35
05/27/2015 USPS AMESBURY MA	\$	13.00
05/27/2015 GULF OIL AMESBURY MA	\$	4.58
05/28/2015 PRO CUT FRAMINGHAM MA	\$	30.95
05/28/2015 BOSTON BEER WORKS PIER BOSTON	\$	20.12
05/29/2015 THE HOLLOW CAFE AMESBURY MA	\$	27.43
05/29/2015 HUDSON NEW EAST BOSTON MA	\$	19.75
05/29/2015 STARBUCKS SAN DIEGO CA	\$	16.75
05/29/2015 STARBUCKS DANA POINT CA	\$	6.20
05/29/2015 MAINTENANCE FEE	\$	15.00
Total PERSONAL	\$	6,130.65

<u>June</u>

INCOMING FUNDS	
INCOMING FUNDS - STEVEN BARLOW	\$ 50,397.60
USAGE OF FUNDS	
Fossa Business	\$ 34,301.86
Clearly Personal	\$ 13,279.15
Unable to determine	\$ 531.05
TOTAL USAGE OF FUNDS	\$ 48,112.06

06/01/2015 CHECKS # 1624	\$	2,800.00
06/01/2015 PAYPAL VOLLKOMMEND CA	\$	2,050.00
06/01/2015 HOTWIRE SALES FINAL CA	\$	550.52
06/01/2015 AT T BILL PAYMENT TX	\$	306.45
06/01/2015 1515 OCEAN AVE SANTA MONJCA CA	\$	203.95
06/01/2015 0296 FOREVER 21 SANTA MONICA C.	<i>I</i> \$	60.04

DEMONSTRATE LICENS INVINE CA	\$ 27.2	ا ۵
06/01/2015 USPS IRVINE CA 06/01/2015 INTUIT PYMT SOLN ACCT FEE	\$ 27.2 \$ 19.9	
06/01/2015 INTOTI FTMT SOLN ACCT FEE	\$ 19.3 \$ 8.7	
06/03/2015 WEATHERVANE SEAFOOD REST KITT	•	
06/03/2015 GULF OIL AMESBURY MA	\$ 36.4	
06/03/2015 ANGIES FOOD DINER INC NEWBURYI		
06/04/2015 USPS COM DC	\$ 29.1	-
06/05/2015 ANJU KITTERY POINT ME	\$ 56.6	
06/05/2015 SZECHUAN TASTE NEWBURYPORT M.		
06/05/2015 THE HOLLOW CAFE AMESBURY MA	\$ 30.0	
06/05/2015 ATOMIC CAFE NEWBURYPORT MA	\$ 7.1	6
06/08/2015 KITTERY TRADING POST KITTERY ME	\$ 220.4	15
06/08/2015 BRINE OYSTER NEWBURYPORT MA	\$ 111.7	′1
06/08/2015 FARLEYS OF NEWBURYPORT NEWBUR	\$ 98.0	00
06/08/2015 POBERTS MAINE GRILL AND KITTER'	\$ 74.2	26
06/08/2015 PORTSMOUTH BREWERY PORTSMOU	\$ 54.8	13
06/08/2015 17 STATE STREET CA NEWBURYPORT	\$ 35.2	23
06/08/2015 THE JUICERY PORTSMOUTH NH	\$ 19.5	ю
06/08/2015 OLFY 149 NEWBURYPORT MA	\$ 17.8	14
06/08/2015 KITTERY TRADING POST KITTERY M	\$ 8.4	12
06/08/2015 ATOMIC CAFE NEWBURYPORT MA	\$ 8.1	6
06/08/2015 STARBUCKS KITTERY ME	\$ 7.1	3
06/09/2015 COMCAST BOSTON CS IX NH	\$ 170.8	18
06/09/2015 ACAPULCOS AMESBURY MA	\$ 54.1	3
06/09/2015 PETSMART ING SEABROOK NH	\$ 24.6	8
06/09/2015 AUTOZONE LAFAY SEABROOK NH	\$ 14.9	9
06/10/2015 CVS NEWBURYPORT MA	\$ 82.9	ю
06/10/2015 SHELL OIL REVERE MA	\$ 42.1	12
06/10/2015 SHUN FENG SEABROOK NH	\$ 34.0	8(
06/10/2015 FM STATION AMESBURY MA	\$ 32.2	?5
06/10/2015 THE HOLLOW CAFE AMESBURY MA	\$ 27.4	13
06/10/2015 LAZ PARKING BOSTON MA	\$ 26.0	10
06/11/2015 9 TASTES CAMBRIDGE MA	\$ 59.5	50
06/11/2015 NO 1 NOODLE HOUSE NEWTON MA	\$ 53.2	28
06/11/2015 GOURMET DUMPLING HOUSE BOSTON	\$ 41.6	30
06/11/2015 STP SHPFUEL DANVERS MA	\$ 38.3	38
06/11/2015 STARBUCKS CAMBRIDGE MA	\$ 11.1	8
06/11/2015 CITY OF NEWBURYPORT NEWBURYP	\$ 1.5	50
06/11/2015 CITY OF NEWBURYPORT NEWBURYP	\$ 1.5	50
06/12/2015 BLACK COW TAP GRILL NEWBURYP	\$ 130.0)7
06/12/2015 MICHAEL S HARBORSI NEWBURYPORT	\$ 86.9) 0
06/12/2015 17 STATE STREET CA NEWBURYPORT	\$ 33.2	28
06/12/2015 CHARLES SQUARE GARAGE CAMBRIE	\$ 25.0	00
06/15/2015 GULF OIL CUMBERLAND RI	\$ 49.2	24

06/15/2015 BAMBOO DEDHAM DEDHAM MA	œ	32.36
06/15/2015 OVERDRAFT PD	\$ \$	140.00
06/16/2015 NORDSTROM 542 INDEPEN DANVERS	\$	169.94
06/16/2015 USPS AMESBURY MA	\$	40.50
06/17/2015 NATIONALGRID SYRACUSE NY	\$.	887.86
06/17/2015 NINE ELM AMERICAN BISTRO DANVEL	•	219.65
06/17/2015 AMAZON COM SEATTLE WA	\$	87.47
06/17/2015 AMAZON COM SEATTLE WA	\$	56.48
06/17/2015 AMAZON COM SEATTLE WA	\$	48.50
06/17/2015 CUMBERLAND FARMS AMESBURY M	\$	38.83
06/17/2015 USPS COM DC	\$	11.30
06/18/2015 CRATE BARREL KITTERY ME	\$	163.53
06/18/2015 NONTD ATM DEBIT WITHDRAW LAFAY	•	103.00
06/18/2015 ELEGANT THEMES CA	\$	89.00
06/18/2015 AUTOZONE 519 LAFAY SEABROOK NH		74.34
06/18/2015 FM STATION NEWBURYPORT MA	\$	39.13
06/18/2015 THE HOLLOW CAFE AMESBURY MA	\$	25.82
06/18/2015 NONTD ATM FEE	\$	3.00
06/18/2015 CREDIT VISA FINAL CREDIT	\$	(414.24)
06/18/2015 CREDIT REVERSE OD FEES	\$	(350.00)
06/19/2015 KITTERY TRADING POST KITTERY ME	\$	216.25
06/19/2015 SPICE THAI KITCHEN IPSWICH MA	\$	107.60
06/19/2015 RISTORANTE MOLISE AMESBURY MA	\$	49.73
06/19/2015 GULF OIL AMESBURY MA	\$	34.82
06/19/2015 THE JUICERY PORTSMOUTH NH	\$	17.00
06/19/2015 KMART NEWBURYPORT MA	\$	10.70
06/22/2015 DICK S CLOTHING SPORTING SEABROO	\$	436.98
06/22/2015 PAYPAL VOLLKOMMEND SAN JOSE C	\$	247.00
06/22/2015 SHIO JAPANESE RESTAURA PORTSMC	\$	182.01
06/22/2015 17 WALKER ST KITTERY ME	\$	103.50
06/22/2015 BROOKSTONE 217 KITTERY ME	\$	81.66
06/22/2015 IN SYNAPTIC3 ENGINEERIN NH	\$	76.31
06/22/2015 MARSHALLS MARSHALLS NEWBURYP	\$	52.79
06/22/2015 PETSMART SEABROOK NH	\$	43.48
06/22/2015 EXXONMOBIL HAMPTON NH	\$	30.05
06/22/2015 THE HOLLOW CAFE AMESBURY MA	\$	28.23
06/22/2015 SHUN FENG SEABROOK NH	\$	27.70
06/22/2015 AMAZON COM BILL WA	\$	9.04
06/22/2015 NONTD ATM FEE	\$	3.00
06/23/2015 ANJU KITTERY POINT ME	\$	49.12
06/23/2015 ANGIES FOOD DINER INC NEWBURYI	\$	33.35
06/23/2015 STONEWALL CAFE YORK ME	\$	18.63
06/23/2015 ATOMIC CAFE NEWBURYPORT MA	\$	4.27
06/24/2015 THE PORT TAVERN NEWBURYPORT	\$	75.00

06/25/2015 SUPINO S RESTAURANT DANVERS MA	\$ 53.45
06/25/2015 CVS NEWBURYPORT MA	\$ 21.23
06/25/2015 CHOCOCOA BAKING CO NEWBURYP	\$ 8.67
06/26/2015 NORDSTROM 546 WORCESTE FRAMING	\$ 150.85
06/26/2015 RIVERSIDE CYCLE NEWBURYPORT M	\$ 124.99
06/26/2015 ANTHROPOLOGIE 4 ANTHROPO NATIO	\$ 119.96
06/26/2015 BEST BUY NEWINGTON NH	\$ 99.99
06/26/2015 NAILS NEWBURYPORT MA	\$ 70.00
06/26/2015 STARBOARD GALLEY NEWBURYPOR	\$ 51.19
06/26/2015 GULF OIL AMESBURY MA	\$ 35.65
06/26/2015 TJ TJ MAXX FRAMINGHAM MA	\$ 34.99
06/26/2015 THE HOLLOW CAFE AMESBURY MA	\$ 27.43
06/29/2015 AT T BILL PAYMENT TX	\$ 260.66
06/29/2015 LULULEMON NATICK MALL MA	\$ 168.00
06/29/2015 SICHUAN GOURMET FRAMINGHAM MA	\$ 94.27
06/29/2015 NORDSTROM NATICK MA	\$ 81.81
06/29/2015 SHIO JAPANESE RESTAURA PORTSM	\$ 64.86
06/29/2015 BROWN SUGAR BY THE SEA NEWBUR	\$ 50.34
06/29/2015 AMAZON COM SEATTLE WA	\$ 37.02
06/29/2015 PRO CUT FRAMINGHAM MA	\$ 35.95
06/29/2015 EXXONMOBIL FAIRFIELD CT	\$ 34.60
06/29/2015 USPS COM DC	\$ 34.46
06/29/2015 PHO PASTEUR BOSTON MA	\$ 31.35
06/29/2015 THE HOLLOW CAFE AMESBURY MA	\$ 27.43
06/29/2015 GULF OIL AMESBURY MA	\$ 25.33
06/29/2015 EXXONMOBIL NORTH HA CT	\$ 20.00
06/29/2015 LAZ PARKING BOSTON MA	\$ 16.00
06/29/2015 SBARRO EAST BOSTON MA	\$ 15.16
06/29/2015 NORDSTROM NATICK MA	\$ 12.68
06/29/2015 STARBUCKS NEW CANAAN CT	\$ 12.02
06/29/2015 BEARD PAPA S BOSTON MA	\$ 11.36
06/29/2015 NONTD ATM FEE	\$ 3.00
06/30/2015 MAINTENANCE FEE	\$ 15.00
Total PERSONAL	\$ 13,279.15

<u>July</u>

INCOMING FUNDS INCOMING FUNDS - STEVEN BARLOW	\$ 60,862.67
USAGE OF FUNDS	
Fossa Business	\$ 54,217.02
Clearly Personal	\$ 13,676.50

Unable to determine	\$ 4,207.29
TOTAL USAGE OF FUNDS	\$ 72,100.81

07/01/2015 INTUIT PYMT SOLN ACCT FEE	\$ 19.95
07/02/2015 CHECKS #1627	\$ 2,800.00
07/03/2015 AKUREYRARAPOTEK EHF AKUREYRI	\$ 123.17
07/06/2015 ZHU LI IAT PAYPAL	\$ 87.00
07/07/2015 MAL OG MENNING REYKJAVIK ISL	\$ 73.48
07/08/2015 KAUPMADURINN ISAFIRDI ISAFJORDUI	\$ 21.66
07/08/2015 LYFJA LAUGAVEGI KOPAVOGUR ISL	\$ 8.19
07/08/2015 ITUNES COM BILL CA	\$ 1.05
07/09/2015 UPS GA	\$ 48.45
07/09/2015 UPS GA	\$ 10.58
07/09/2015 UPS GA	\$ 7.07
07/09/2015 UPS GA	\$ 2.91
07/10/2015 ZO ON BANKASTRATI KOPAVOGUR IS	\$ 183.02
07/13/2015 COMCAST BOSTON CS IX NH	\$ 387.73
07/13/2015 AT T BILL PAYMENT TX	\$ 367.28
07/13/2015 KITTERY OUTLET KITTERY ME	\$ 344.99
07/13/2015 KITTERY TRADING POST KITTERY ME	\$ 145.57
07/13/2015 ROBERTS MAINE GRILL AND KITTER	\$ 116.74
07/13/2015 J M FACTORY KITTERY ME	\$ 88.09
07/13/2015 LEVIS OUTLET KITTERY ME	\$ 84.38
07/13/2015 GULF OIL AMESBURY MA	\$ 40.25
07/13/2015 CHOCOCOA BAKING NEWBURYPORT	\$ 15.58
07/13/2015 ATOMIG CAFE NEWBURYPORT MA	\$ 14.86
07/13/2015 STARBUCKS KITTERY ME	\$ 13.92
07/14/2015 BRINE OYSTER NEWBURYPORT MA	\$ 268.80
07/14/2015 COLE HAAN KITTERY KITTERY ME	\$ 235.48
07/14/2015 DUTY FREE STORE REYKJANEBER IS	\$ 83.27
07/14/2015 KITTERY POINT ME	\$ 69.40
07/14/2015 SZECHUAN TASTE NEWBURYPORT M	\$ 21.14
07/14/2015 USPS NEWBURYPORT MA	\$ 16.95
07/14/2015 CHOCOCOA BAKING NEWBURYPORT	\$ 12.68
07/14/2015 ATOMIC CAFE NEWBURYPORT MA	\$ 7.46
07/14/2015 CHOCOCOA BAKING NEWBURYPORT	\$ 2.68
07/15/2015 THE PORT TAVERN NEWBURYPORT !	\$ 54.55
07/15/2015 FM STATION NEWBURYPORT MA	\$ 29.65
07/15/2015 ATOMIC CAFE NEWBURYPORT MA	\$ 7.16
07/16/2015 750 LAFAYETTE RD PORTSMOUTH NH	\$ 43.50
07/16/2015 COLBY FARM NEWBURY MA	\$ 33.38
07/16/2015 NONTD ATM FEE	\$ 3.00

07/17/2015 61 HARRISON AVE BOSTON MA	\$	203.00
07/17/2015 OF FIFTH WRENTHAM MA	Ф \$	161.99
07/17/2015 RISTORANTE MOLISE AMESBURY MA	\$	87.70
07/17/2015 BROWN SUGAR BY THE SEA NEWBUF		83.16
07/17/2015 GULF OIL AMESBURY MA	\$	41.22
07/17/2015 DUNKIN PORTSMOUTH NH	\$	14.08
07/17/2015 DUNKIN NEWBURYPORT MA	\$	4.28
07/17/2015 NONTD ATM FEE	\$	3.00
07/20/2015 ELECTRONIC PMT-WEB PAYPAL INST	\$	179.89
07/20/2015 MARKET SQUARE PORTSMOUTH NH	\$	103.00
07/20/2015 CREW FACTORY STORE KITTERY ME	\$	75.32
07/20/2015 CEIA KITCHEN AND BAR NEWBURYF	\$	67.29
07/20/2015 THE HOTEL PROVIDENCE RI	\$	65.44
07/20/2015 EMPIRE GARDEN RESTAURANT BOST	\$	56.05
07/20/2015 ASPIRE PROVIDENCE RI	\$	53.38
07/20/2015 BR OUTLET USA KITTERY ME	\$	48.60
07/20/2015 BROWN SUGAR BY THE SEA NEWB	\$	47.66
07/20/2015 USPS COM DC	\$	43.70
07/20/2015 THE HOLLOW CAFE AMESBURY MA	\$	36.33
07/20/2015 BOSTON COMMON PARK BOSTON MA	\$	18.00
07/20/2015 BOSTON COMMON PARK BOSTON MA	\$	18.00
07/20/2015 NONTD ATM FEE	\$	3.00
07/21/2015 BLACK COW TAP GRILL NEWBURYP	\$	110.63
07/21/2015 STONEWALL CAFE YORK ME	\$	62.32
07/21/2015 SRARBUCKS CARD RELOAD WA	\$	50.00
07/21/2015 CORNERSTONE OGUNQUIT ME	\$	43.80
07/22/2015 AGAVE MEXICAN BISTRO NEWBURYF	\$	128.16
07/22/2015 RISTORANTE MOLISE AMESBURY MA	\$	64.91
07/22/2015 LEOS HOUSE OF PIZZA NEWBURYPO	\$	42.00
07/22/2015 SZECHUAN TASTE NEWBURYPORT N	\$	18.94
07/22/2015 ONLINE PAYMENT LONDON G BR	\$	18.00
07/23/2015 B H PHOTO MOTO NY	\$	3,976.52
07/23/2015 AMAZON COM SEATTLE WA	\$	280.19
07/23/2015 THE HOLLOW CAFE AMESBURY MA	\$	26.09
07/23/2015 MORNING BUZZ CAFE AMESBURY MA	\$	21.98
07/23/2015 ATOMIC CAFE NEWBURYPORT MA	\$	12.11
07/24/2015 BEST BUY NEWINGTON NH	\$	171.96
07/24/2015 SHELL OIL NEWBURYPORT MA	\$	40.04
07/24/2015 TJ TJ MAXX SEABROOK NH	\$	35.94
07/24/2015 ACH IAT DEBIT LI XIAO ZHU IAT PAY	\$	33.17
07/24/2015 SHUN FENG SEABROOK NH	\$	27.32
07/24/2015 AMAZON COM SEATTLE WA	\$	11.95
07/24/2015 MORNING BUZZ CAFE AMESBURY MA	\$	9.46
07/27/2015 SHIO JAPANESE RESTAURA PORTSM	1 \$	146.39

Total PERSONAL	\$ 13,676.50
07/31/2015 HEILSUHUSID LAUGAVEGI REYKJAVIK	\$ 83.19
07/30/2015 ISAFJARDARAPOTEK ISAFJORDUR ISL	\$ 3.96
07/29/2015 TIGER ISLAND REYKJAVIK ISL	\$ 22.37
07/28/2015 APA ONBOARD DUTY FREE KEFLAVIK	\$ 26.18
07/28/2015 THE HOLLOW CAFE AMESBURY MA	\$ 53.20
07/28/2015 AMI AMICA INSURANCE RI	\$ 415.20
07/27/2015 CITY OF PORTSMOUTH NH	\$ 1.25
07/27/2015 PAY BY PLATE MA	\$ 4.00
07/27/2015 ITUNES COM BILL CA	\$ 4.23
07/27/2015 USPS COM DC	\$ 10.10
07/27/2015 JING LONG CHEN NEWBURYPORT M.	\$ 10.35
07/27/2015 CHOCOCOA BAKING NEWBURYPORT	\$ 14.18
07/27/2015 17 STATE STREET CA NEWBURYPORT	\$ 23.17
07/27/2015 SUPERCUTS MA	\$ 23.95
07/27/2015 SBARRO EAST BOSTON MA	\$ 25.41
07/27/2015 THE HOLLOW CAFE AMESBURY MA	\$ 27.43
07/27/2015 THE PORT TAVERN NEWBURYPORT N	\$ 38.50
07/27/2015 ITUNES COM BILL CA	\$ 38.97
07/27/2015 CIRCLE AMESBURY MA	\$ 39.12
07/27/2015 PORTSMOUTH BREWERY PORTSMOUT	\$ 84.85
07/27/2015 GREENLAND GREENLAND NH	\$ 85.90

<u>Total</u>

INCOMING FUNDS	
INCOMING FUNDS - STEVEN BARLOW	\$ 435,552.40
USAGE OF FUNDS	
Fossa Business	\$ 288,916.53
Clearly Personal	\$ 116,137.07
Unable to determine	\$ 53,414.01
TOTAL USAGE OF FUNDS	\$ 458,467.61



STATEMENT OF ACCOUNT

ENCOMPASS COMMUNICATIONS INC

Page: Statement Period: 3 of 12 Feb 01 2015-Feb 28 2015

Cust Ref#:
Primary Account #:

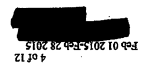
Feb 01 2015-Feb 28 2015

DAILY ACCOUN	NT ACTIVITY				
Electronic Depo	sits (continued) DESCRIPTION				AMOUNT
2/17	eTransfer Cre	dit, Online Xfer	e e		98.84
	Transfer:	from CK			
2/19	eTransfer Cre	dit, Online Xfer			4,580.00
	Transfer:				
2/20		dit, Online Xfer	•		1,130.00
	Transfer				270.61
2/20		dit, Online Xfer			370.61
		from CK			166.88
2/24		dit, Online Xfer	•		100.00
n Me		from CK difference of the control of			934.64
2/25		from CK			30 1,01
2/26		dit, Online Xfer	,		14,600.00
2120		from CK			•
2/26		dit, Online Xfer			3,400.00
220		from CK			
2/27		, AUT 022715 DDA PURC	H REF		81.66
		STONE 217 KITTER			•
				Subtotal:	45,965.19
Checks Paid	No. Checks: 5	For online bill pay customers, checks	numbered "99XXXX" likely represen	payments to a Biller that were	•
		delivered as a paper check. Funds wer	e withdrawn from your account when	the check was cashed. You can vi	icw ·
		these cleared checks in the Account H	theory section of Childe Banking. check processed electronically and list	ted under Electronic Payments	•
DATE	SERIAL NO.	AMOUNT	DATE	SERIAL NO.	TRUOMA
2/6	1606	150.00	2/6	1611	1,730.00
2/6	1609*	49.00	2/13	1614*	630.00
2/13	1610	1,120.00			
		•		Subtotal:	3,679.00
Electronic Payr	ments ·				•
POSTING DATE	DESCRIPTION				AMOUNT
2/2	DEBIT CAR	D PURCHASE, AUT 01291	5 YISA DDA PUR		132.31
<i>24,</i> 2	UNO	REYKJAVIK			
2/2	DEBIT CAR	D PURCHASE, AUT 01301	5 VISA DDA PUR		120.83
			COMCAST * MA		
					95.00
2/2		D PURCHASE, AUT 02011			95.00
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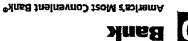


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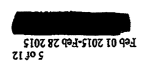
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ENCOMPASS COMMUNICATIONS INC





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	DUNKIN 306337 Q35 AMESBURY * MA	•
16.01	DEBIT CARD PURCHASE, AUT 020115 VISA DDA PUR FREEDOM VOICE SYSTEMS 2 800 477 1477 * CA	5/3
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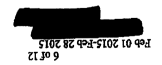
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ENCOMPASS COMMUNICATIONS INC





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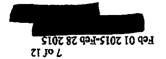
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ENCOMPASS COMMUNICATIONS INC





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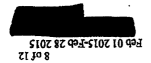
ENCOMPASS COMMUNICATIONS INC



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Primary Account #: Cust Ref#:

ENCOMPASS COMMUNICATIONS INC









STATEMENT OF ACCOUNT

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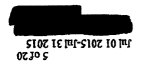
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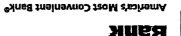
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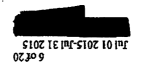
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ENCOMPASS COMMUNICATIONS INC





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ENCOMPASS COMMUNICATIONS INC

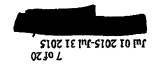
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ENCOMPASS COMMUNICATIONS INC

America's Most Convenient Bank

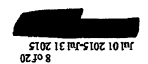
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ENCOMPASS COMMUNICATIONS INC

America's Most Convenient Bank





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ENCOMPASS COMMUNICATIONS INC

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STATEMENT OF ACCOUNT

America's Most Convenient Bank®

Electronic Payments (continued) POSTING DATE DESCRIPTION

DAILY ACCOUNT ACTIVITY

Call 1-800-747-7000 for 24-hour Bank-by-Phone services or connect to www.tdbank.com

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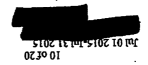
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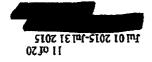
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ENCOMPASS COMMUNICATIONS INC

STATEMENT OF ACCOUNT

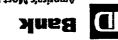
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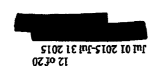


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ENCOMPASS COMMUNICATIONS INC

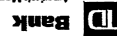


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Page: Statement Period: Cust Ref #: Primary Account #:

ENCOMPASS COMMUNICATIONS INC



From: stevebarlow<steve@barlow.name>

Subject: Budget

Date: January 20, 2015 at 4:05:39 AM EST

To: I JIAN Lin < ilin@brandintent.com >, I JIAN < ilin@fossaltd.com >

I Jian:

I know you are working very hard and making great progress. I need to have a better understanding of the spending to date and going forward. Please send me details on the following:

WIRE TRANSFER?	\$324.446-Jan
WIRE TRANSFER?	\$1,982.11 7-Jan
WIRE TRANSFER?	\$11,513.0012-Jan
WIRE TRANSFER?	\$4,000.0012-Jan
WIRE TRANSFER?	\$12,500.0013-Jan
WIRE TRANSFER?	\$4,650.0013-Jan
WIRE TRANSFER?	\$1,024.0015-Jan
WIRE TRANSFER?	\$577.161 5-J an
WIRE TRANSFER?	\$280.5015-Jan
WIRE TRANSFER?	\$228.5820-Jan
WIRE TRANSFER?	\$315.6620-Jan
WIRE TRANSFER?	\$3,247.6620-Jan

This is an additional \$44,859.11 which brings us to \$170,070.74 which is over 3x our original budget. I really need to better understand our cash needs going forward and more importantly our expectation on selling the first shipment to take the pressure off of my funding. I do not have unlimited funds for keeping Fossa afloat and I am getting a bit concerned. I am sure that the investments to date are the right strategy but we need to find me some relief ASAP. Also, we need to hire the bookkeeper as soon as you return so we can keep everything in order - please make this happen. Thanks.

Regards,

Steve

Steve Barlow
131 Laurel Road, Chestriut Hill, MA 02467
cell <u>+1.617,733.3927</u> fax <u>+1.617.738,8913</u>
steve@barlow.name

From: stevebarlow<<u>sbarlow@fossaltd.com</u>>

Subject: other items

Date: February 16, 2015 at 11:26:04 PM EST

To: I JIAN < ilin@fossaltd.com >

I Jian:

Please send me details on the following expenses. Thanks.

The title and the tene title constraint expenses. Thanks.	_
WIRE TRANSFER	\$324.446-Jan
WIRE TRANSFER	\$1,982.11 7-Jan
WIRE TRANSFER	\$4,000.0012-Jan
WIRE TRANSFER	\$11,513.0012-Jan
WIRE TRANSFER	\$4,650.0013-Jan
WIRE TRANSFER	\$12,500.0013-Jan
WIRE TRANSFER	\$280.5015-Jan
WIRE TRANSFER	\$577.1615-Jan
WIRE TRANSFER	\$1,024.0015-Jan
WIRE TRANSFER	\$228.5820-Jan
WIRE TRANSFER	\$315.6620-Jan
WIRE TRANSFER	\$3,247.6620-Jan
WIRE TRANSFER	\$288.99 21-Jan
WIRE TRANSFER	\$315.6621-Jan
WIRE TRANSFER	\$566.1821-Jan
WIRE TRANSFER	\$575.7621-Jan
WIRE TRANSFER	\$373.7021-Jan \$217.6622-Jan
WIRE TRANSFER	
WIRE TRANSFER	\$224.1922-Jan
	\$304.1922-Jan

Regards, Steve Steve Barlow • Fossa LTD
Executive Director / Founder
P.O. Box 801, The Valley, Anguilla, British West Indies Al-2640
sbarlow@fossaltd.com
www.fossaltd.com
usa +1.617.733,3927

From: steve barlow <sbarlow@fossaltd.com>

Subject: Re: otheritems

Date: February 16, 2015 at 11:27:59 PM EST

To: | JIAN < ilin@fossaltd.com>

andthis

DEBIT \$4,500.00

- IcelandAir and 50% deposit (\$3250.00 with tax) on Oven???

Regards,

Steve

Steve Barlow · Fossa LTD

I

Executive Director / Founder

P.O. Box 801, The Valley, Anguilla, British West Indies AI-2640

sbarlow@fossaltd.com

www.fossaltd.com

usa +1.617.733.3927

From: stevebarlow<sbarlow@fossaltd.com>

Subject: Update

Date: April 11, 2015 at 11:58:23 PM EDT

To: I Jian Lin < ilin@fossaltd.com>

I Jian:

Please send me an update on these expenses:

WIRE TRANSFER	\$217.00 6-Apr
WIRE TRANSFER	\$143.75 8-Apr
WIRE TRANSFER	\$5,530.00 10-Apr
WIRE TRANSFER	\$500.00 10-Apr
WIRE TRANSFER	\$384.15 10-Apr

Regards,

Steve

Steve Barlow • Fossa LTD
Executive Director / Founder
P.O. Box 801, The Valley, Anguilla, British West Indies AI-2640
sbarlow@fossaltd.com
www.fossaltd.com
usa +1.617,733.3927

Forwarded conversation

Subject: Support (receipts/invoices/POs) for business expenses

From: Sonya Livshits < sonya.business@gmail.com >

Date: Mon, Aug 10, 2015 at 11:21 AM To: I Jian Lin <ili>ilin@fossaltd.com>

Cc: stevebarlow<sbarlow@fossaltd.com>

I Jian:

During our last call we agreed that you'll provide me with the box of all the receipts you have, but only after they've been organized/translated by you.

Since I have found a potential solution to deal with Icelandic language on my end, I would suggest that you mail/fedex all the support you have "as is".

I will review it, organize and document it appropriately. Some clarifications might be needed from you at the end of this process- but it will require as significantly less amount of time and effort from your side as compared to organizing/translating everything.

Please, send the documents to the following address:

Attn: Sonya Livshits

Given the importance of the docs, please, use trackable mailing option (FEDEX/UPS/USPS certified) to make sure that it is not getting lost in the mail.

Thank you in advance Sonya

From: Sonya Livshits < sonya.business@gmail.com>

Date: Mon, Aug 10, 2015 at 8:50 PM

To: I Jian Lin <ilin@fossaltd.com>

Cc: stevebarlow<sbarlow@fossaltd.com>

I Jian:

I have great news for you!

Apparently Steve will be coming to the warehouse daily in the near future and he has kindly volunteered to make for me copies of all the invoices you have got from your Icelandic trips so far.

Please, advise where in the warehouse can he find the box with all the invoices/receipts?

Thank you Sonya

From: Sonya Livshits < sonya.business@gmail.com >

Date: Wed, Aug 12, 2015 at 10:53 AM To: I Jian Lin < ilin@fossaltd.com>

Cc: stevebarlow<sbarlow@fossaltd.com>

I Jian: please Steve know where he can find the box with all the receipts?

sonya

From: I Jian Lin < ilin@fossaltd.com>
Date: Wed, Aug 12, 2015 at 12:22 PM

To: Sonya Livshits<sonya.business@gmail.com>

Cc: stevebarlow<sbarlow@fossaltd.com>

My bedroom

I Jian Lin • Fossa LTD
Executive Director/Founder
P.O.Box 801, The Valley, Anguilla, British West Indies Al-2640
Ilin@fossaltd.com
www.fossaltd.com
usa +1.617.733.2796



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STATEMENT OF ACCOUNT

ENCOMPASS COMMUNICATIONS INC 18 GRAF RD UNIT 26 NEWBURYPORT MA 01950-4032 Page: Statement Period: Cust Ref #: Primary Account #: 1 of 14 Jun 01 2015-Jun 30 2015

Business Core Checking
ENCOMPASS COMMUNICATIONS INC

ENCOMPASS COM	MUNICATIONS INC	Account#	
ACCOUNT SUMM	ARY		
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Other Withdrawal Service Charges Ending Balance	s 25,754.00 15.00 12,102.14		
DAILY ACCOUNT	ACTIVITY		
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6/4	eTransfer Credit, Online Xfer Transfer from CK		8,375.00
6/11	eTransfer Credit, Online Xfer Transfer from CK		2,000.00
6/15	eTransfer Credit, Online Xfer Transfer from CK		17,500.00
6/17	eTransfer Credit, Online Xfer Transfer from CK		2,000.00
6/22	eTransfer Credit, Online Xfer Transfer from CK		1,343.60
6/25	eTransfer Credit, Online Xfer Transfer from CK		6,525.00
6/29	eTransfer Credit, Online Xfer Transfer from CK		8,415.00
6/29	eTransfer Credit, Online Xfer Transfer from CK		3,049.00
6/29	eTransfer Credit, Online Xfer Transfer from CK		1,190.00
		Subtotal:	50,397.60
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6/1	WIRE TRANSFER INCOMING, VAXTASAMNINGUR V	ESTFJARDA	2,743,96
6/18	CREDIT, VISA FINAL CREDIT		414.24
6/18	CREDIT, REVERSE OD FEES		350.00
		Subtotal:	3,508.20

Subject: RE: GOrdon Date: July 27, 2015 at 9:06 PM To: I Jian Lin <iiiin@fossaltd.com> From: Shiran Þórisson <<u>shiran@atvest.is</u>> Original Message

that kind of money. I understand completely. Gordon is your guy and I would invest in you and your vision if I had

projects that can bear fruit in the short term. The projects I have shared with you can be researched in more detail and then there are also local business knowledge can be a valuable asset and hopefully you seen that up to this point. outside. I can provide a soft landing in Iceland/Westfjords for any investment, my network and looking for the right opportunity to move to the next level. I can both do that within Atvest or My perspective is that of mutual self-interest, if that makes sense. As I have told you I am

go over whatever arises on Wednesday. My secretary will handle travel in the morning and I will understand each other and most importantly my business motives. I will be informal and we can I will not be pushing my agends without your consent and therefore it is important that we

send details when all is dear.

Kær kveðja | Best regards,

Shiran

Sent: 28. júlí 2015 <u>00.38</u> From: 1 Jian Lin [mailto:lin@fossaltd.com]

<<u>si.tseyte@nsnind</u>> nosshòd nsnind :oT

Subject: GOrdon

see what I am up to and what interests me in feeland but mostly he mentioned he is investing in Let's keep the Pitch to more informal fashion, maybe just a handout deck. He really wants to

me and my vision here.

We also need to be sensitive about his charter of benefiting China somehow.

Thursday in Reykjavik with friends before he departs. Let me know the plan of travel, He leaves on Friday morning, We have two meetings on

thanks

www.fosasitd.com/ <mo.tnafnibnard@nili:otliam>mo.tlfaseol@nili P.O.Box 801, The Valley, Anguilla, British West indies AI-2640 Executive Director/Founder I Jian Lin . Fossa Ltd.

0) + 1,617,543,611 (a) • 1118,673,713,1+ (b)

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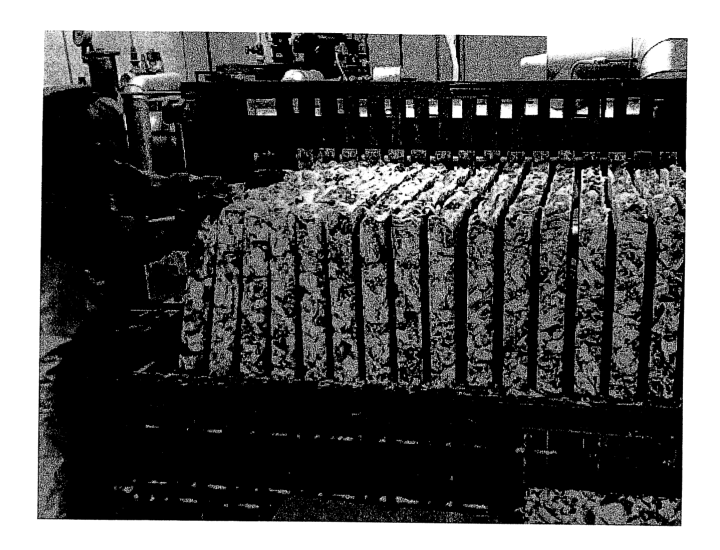
From: I JIAN Lin < ilin@brandintent.com >

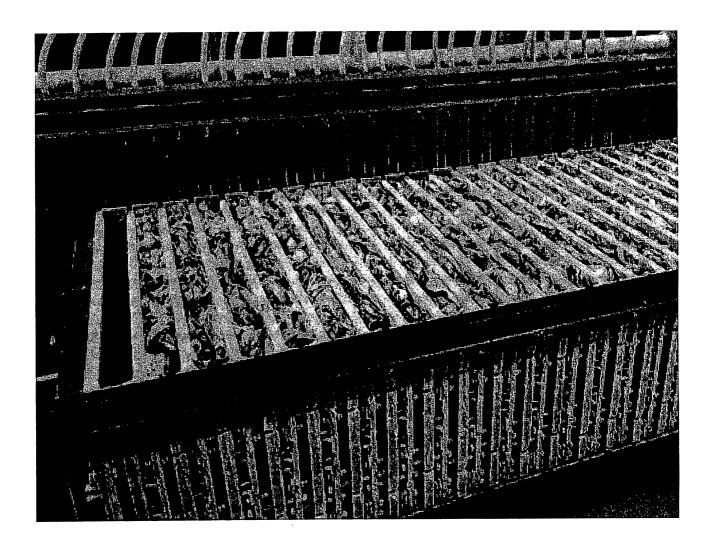
Subject: Skin2

Date: October 23, 2014 at 3:19:25 PM EDT **To:** Steve Barlow <<u>sbarlow@fossaltd.com</u>>

I Jian Lin CEO, Brandintent www.brandintent.com

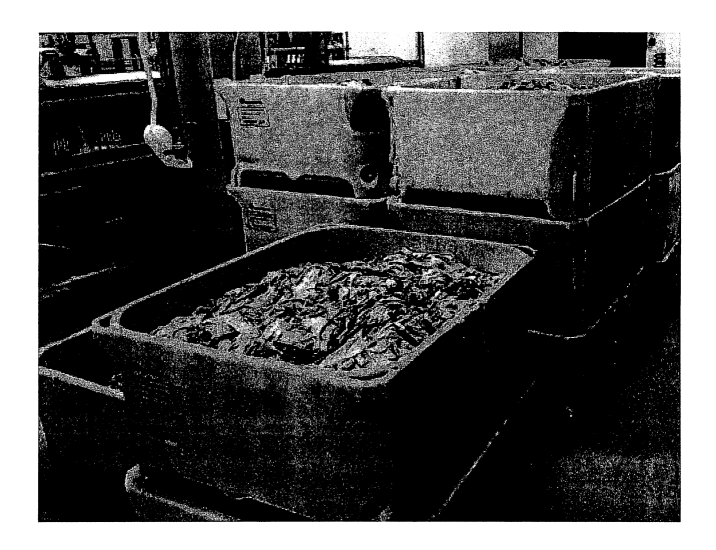


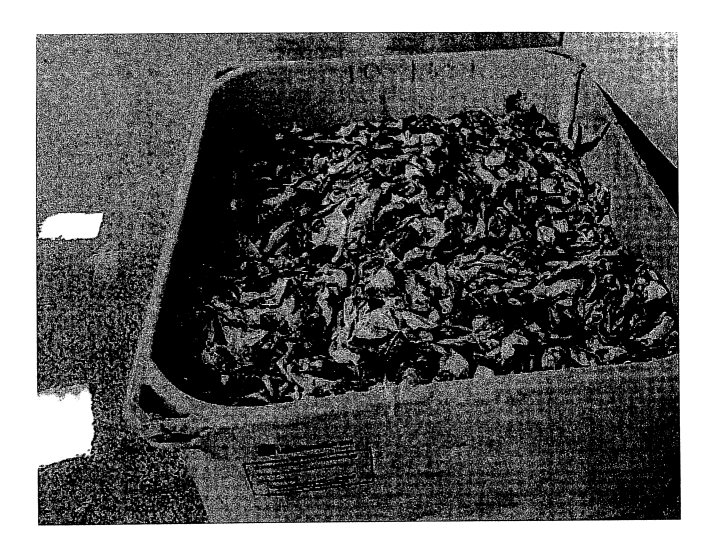


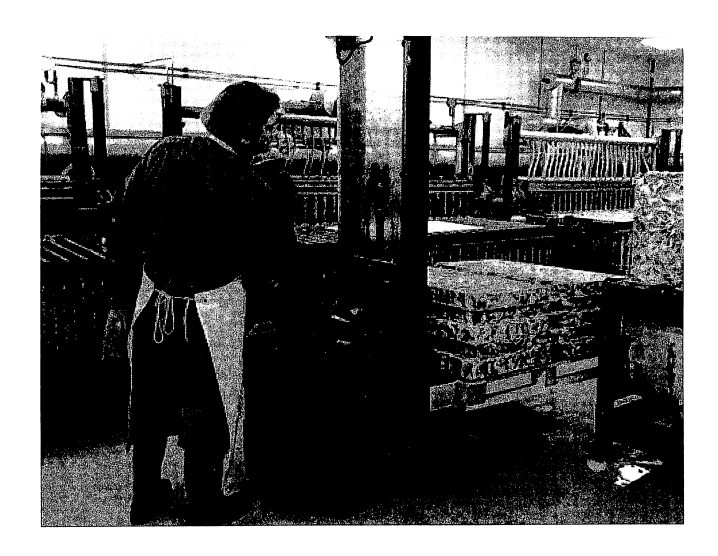




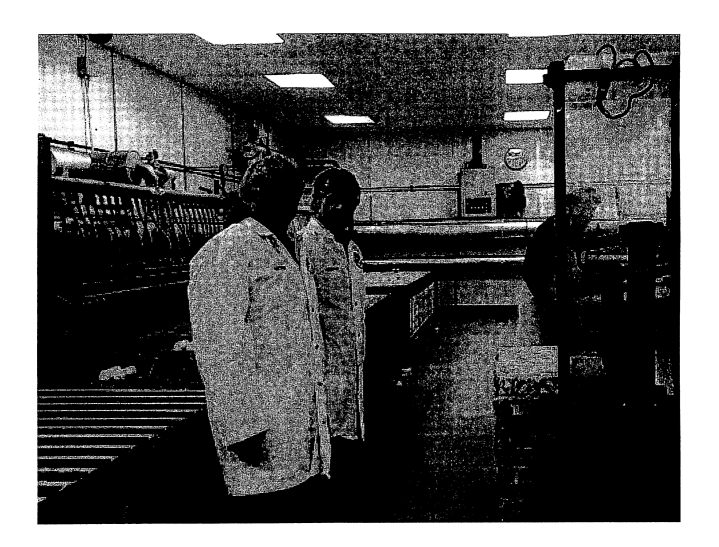
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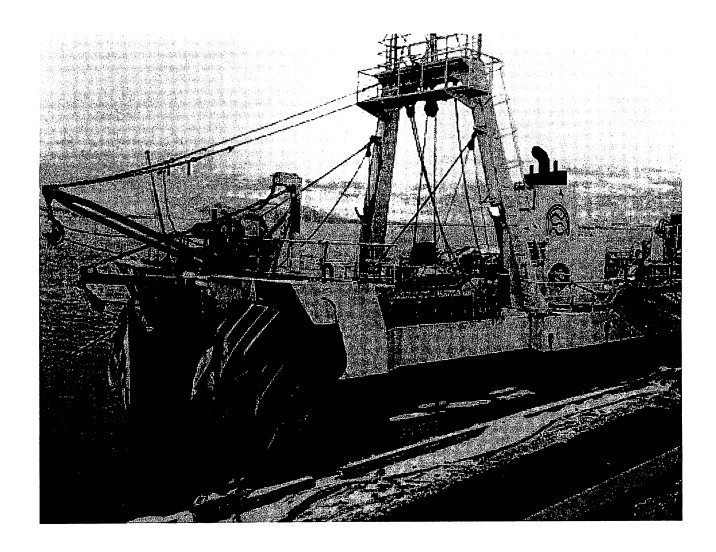


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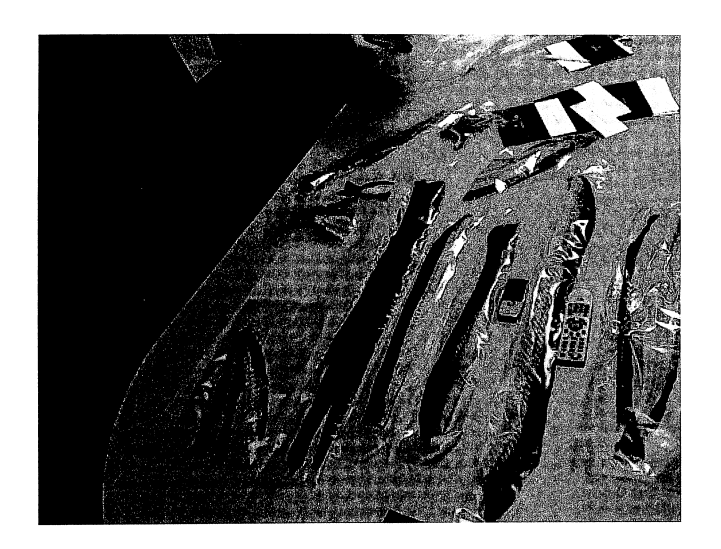


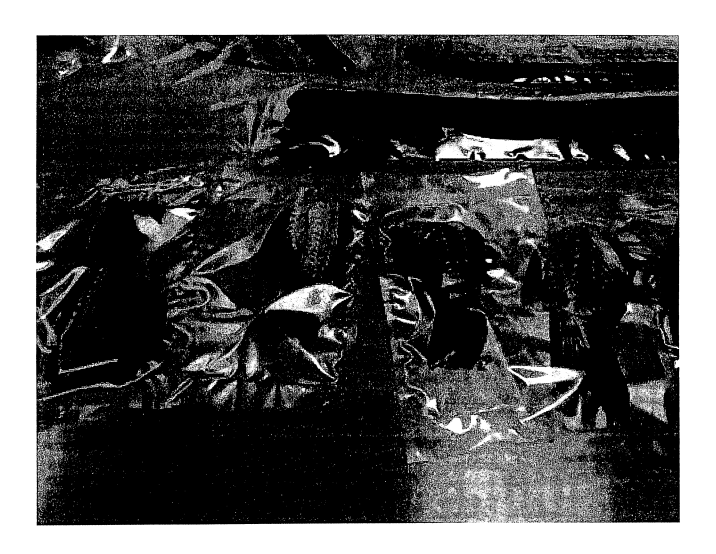
From: I JIAN Lin < ilin@brandintent.com>

Subject: 2

Date: November 14, 2014 at 4:02:05 AM EST **To:** Steve Barlow <<u>sbarlow@fossaltd.com</u>>

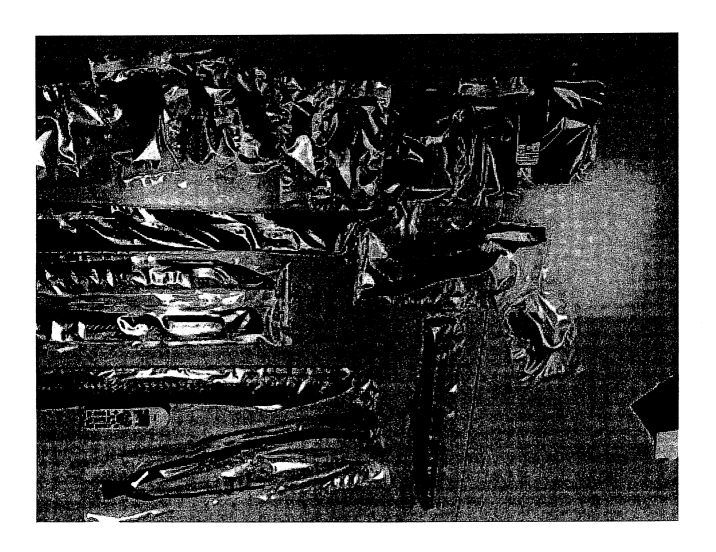
I Jian Lin CEO, Brandintent www.brandintent.com

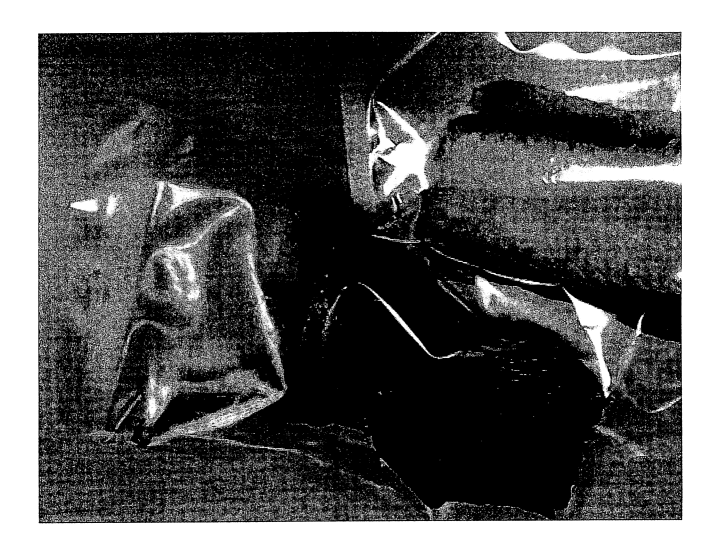


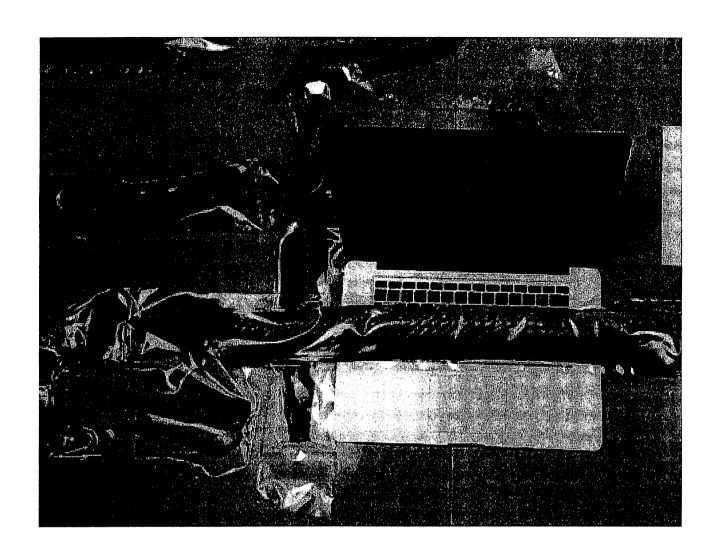


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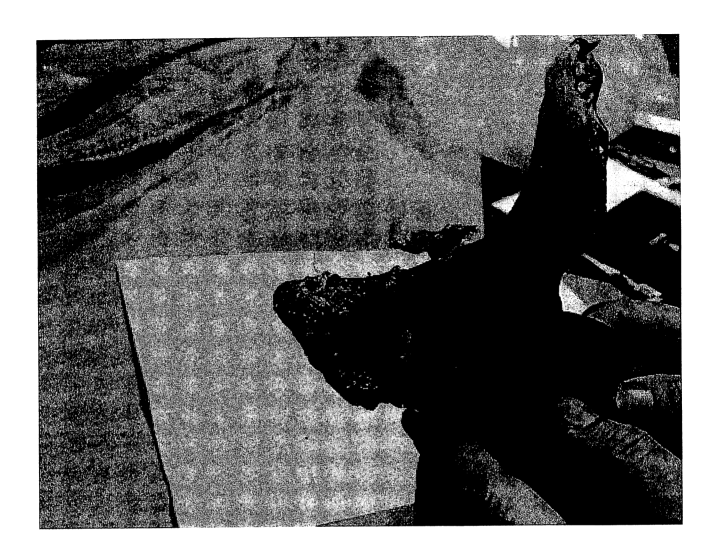














From: I Jian Lin < ilin@fossaltd.com>

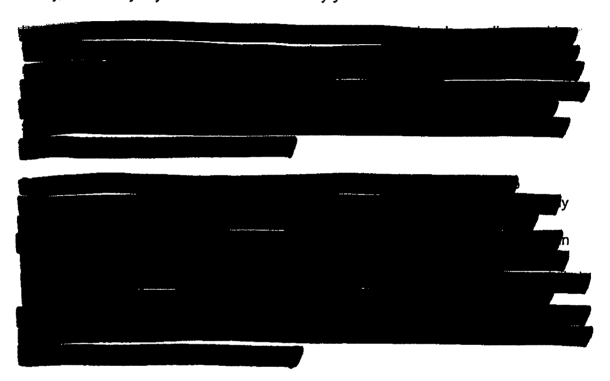
Subject: Status report

Date: January 15, 2015 at 6:14:42 PM EST **To:** Steve Barlow < <u>sbarlow@fossaltd.com</u>>

Hi Steve,

Today the windchill factor brought the walking temperature of -10 C in Reykjavik.

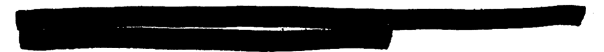
The last several days has been very productive but took up all the hours through the days. Today, was a crazy day of all since this visit to Reykjavik.



During the meeting this afternoon, he asked what brought me back to iceland? I told him the short version of the Murr SAGA and what Fossa is is trying to establish in Iceland, he then told me that his Childhood friends own and operating a pet treat company in Reykjavik since one year ago, He immediately call his friends and asked if we can come visit. What I saw was a complete automated fish skin production facility for pet chews.

They have way too many products and smaller shorter plastic container tubes similar to Pokadogs. Their products are not as refined as what we are going o produced but have wide range of orderings to make the first wave launch in the USA.

I am waiting for the pricing to arrive from them as make decision as what path to take with them next meeting.



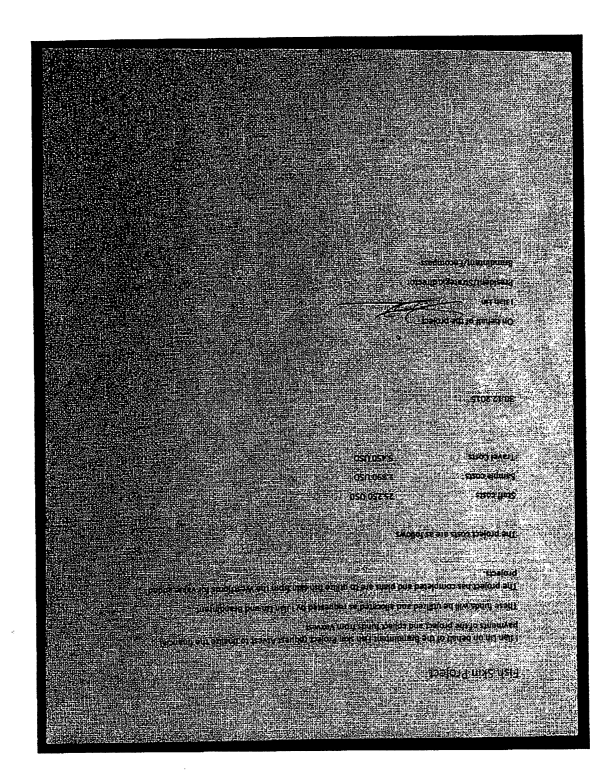
Hope alls well.

Will be up north tomorrow on till next week.

1 Jian

I Jian Lin • Fossa LTD/Fossa Enterprises, ehf
Executive Director / Founder
P.O. Box 801, The Valley, Anguilla, British West Indies Al-2640
Illn@fossaltd.com
www.fossaltd.com
usa +1,617.733.2796
Iceland +1.354.848.7098

<First Skin Project closure, docx> Shiran Regards, Will call after half an hour if that is ok. Just sign the attached. I have put in costs that I estimated and you can adjust if you want. Ineed to finalize this. Atvest can collect the funds and realiscate it you permit this. Ή On Dee 30, 2015, at 10:14 AM, Shiran Porisson carhiran@alvest.15 wrote: 1celand +354.848.7098 1118,643,718,1+ 6au moo, bilessof, www Illn@fossaltd.com P.O. Box 801, The Valley, Anguilla, British West Indies Al-2640 Old essoi • mil neill get home in 30... Shiran it was a Brandintent project and not a fossa project. I would prefer to stay consistent as the initial proposal, Let's discuss when I Subject: Re: Fish Skin Project closure CC: () 1911 Filt clin@brandintent.com> Kalitaevia@netica> nozetiog netica:oT Sent: 30. desember 2015 15:25 From: I Jian Lin [mailtoxilin@fossaltd.com] Shiran Kær kveðja | Best regards, The international bank transfer simply takes too long to process. and will be used for the project even though Atvest will be an intermediary to channel the funds (at no cost for you) What I aim trying to accomplish is to get the funds from an entity (Vaxvest) that will cease operation comorrow. The funds are available Ok no problem in changing the document. nil nail i oT Shiran Porisson MA 84:01 3105/05/21





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STATEMENT OF ACCOUNT

ENCOMPASS COMMUNICATIONS INC 18 GRAF RD UNIT 26 NEWBURYPORT MA 01950-4032 Page:
Statement Period:
Cust Ref #:
Primary Account #:

1 of 14 May 01 2014-May 31 2014

Business Core Checking

ENCOMPASS COMMUNICATIONS INC

ENCOMPASS CO	MMUNICATIONS	INC		Account#			
ACCOUNT SUM	MARY *	,3		·	20,411.91		
Beginning Balance Electronic Deposits Other Credits		8,846.63 9,856.60 46,130.00	Annual	Average Collected Balance Annual Percentage Yield Earned Days in Period			
Checks Paid Electronic Payn Other Withdraw Ending Balance	als	4,635.00 13,663.32 8,015.00 38,519.91					
DAILY ACCOUN	NT ACTIVITY						
Electronic Depo POSTING DATE	DESCRIPTION	•			AMOUNT		
5/19 5/19 .	POS CREDI	SIT, BANKCARD BTOT DE T, AUT 051714 DDA PURC TAYLOR 012 BOSTON	H REF		9,686.60 170.00		
				Subtotal:	9,856.60		
Other Credits POSTING DATE	DESCRIPTION				AMOUNT		
5/21	WIRE TRAI	NSFER INCOMING, ZENW	OTRONIC ENTERPRISES	CO ADD.RM 6	46,130.00		
		· }		Subtotal:	46,130.00		
Checks Paid	No. Checks: 4 For online bill pay customers, checks numbered "99XXXX" likely represent payments to a Biller that were delivered as a paper check. Funds were withdrawn from your account when the check was eashed. You can view these cleared checks in the Account History section of Online Banking. *Indicates break in serial sequence or check processed electronically and listed under Electronic Payments						
DATE	SERIAL'NO.	· AMOUNT	DATE	SERIAL NO.	AMOUNT		
5/5	1569	195.00	5/9	1571	1,500.00		
5/5	1570	140.00	5/27	1572	2,800.00		
				Subtotal:	4,635.00		
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Call 1-800-747-7000 for 24-hour Bank-by-Phone services or connect to www.tdbank.com

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	Case 1:16-cv-11914-LTS	Document 5	Filed 10/04/16	Page 180 of 208	
ngements I	old Steve not to trust me. I tried to he business there were lots of arra has no record on islands banki. Th	when we started the bid is and in the bid in	with Sonya because to contract and sorry	orry in dielectric contact	e eimal of bad

M9 e1:8

Fossa To omarjons Sent from my iPhone

On Sep 18, 2015, at 5:07 PM, omarjons <omarjons@simnet.is> wrote: Hi Ijian, not good to hear. Then it would maybe be better if Sirry and Sonya be in direct contact. Sirry could pay all due invoices and make estimated cost reports for Steve with information from me? What do you think? It looks like she does not trust me? Even there the estimated cost in last report is a bit more, no payments are made except there is a invoice and bill to pay? Sent from Samsung Mobile ---- Original message ----From: I Jian Lin <ilin@fossaltd.com> Date:18/09/2015 20:26 (GMT+00:00) To: Ómar Már Jónsson <omarjons@simnet.is> Subject: Fwd: Due in September OMar, Steve does not trust me on the list of funds needed, he wants to have invoices from the vendors. Lilian Lin . Fossa Ltd. Executive Director/Founder P.O.Box 801, The Valley, Anguilla, British West Indies Al-2640 ilin@fossaltd.com www.fossaltd.com (o) +1.617.543.6111 • (c) +1 617.852.3315 • (c) +1 354.848.7098 Confidentiality Statement: The information in this message, including all of its contents and any files transmitted with it, is privileged, confidential, exempt from disclosure under applicable law, and is intended only for the use of the individual or entity to which it is addressed. If the reader of this message is not the intended recipient or not the employee or agent responsible for delivering the message to the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone, email, delete this email and destroy any copies and return the original message to us at the above email address. Begin forwarded message: From: steve barlow <sbarlow@fossaltd.com> Subject: Re: Due in September Date: September 18, 2015 at 4:20:56 PM EDT To: I Jian Lin <ilin@fossaltd.com> Cc: Sonya Livshits <slivshits@fossaltd.com> I Jian: Please work with Sonya, She will manage all of these next week through the new bank and online with bill pay. I suggest to get ahead of this to have all invoices sent to her ASAP. Thanks.

Regards,

Steve

Steve Barlow • Fossa LTD P.O. Box 801, The Valley, Anguilla, British West Indies Al-2640 sbarlow@fossaltd.com www.fossaltd.com usa +1.617.733.3927

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On Sep 18, 2015, at 4:11 PM, I Jian Lin <iliin@fossaltd.com> wrote:

Exhibit 37

From: I Jian Lin < ilin@brandintent.com >

Subject: talk

Date: January 17, 2015 at 7:58:26 PM EST **To:** Steve Barlow <<u>sbarlow@fossaltd.com</u>>

Steve,

We must lock up the horns in Iceland. Fish skin is dead. Hanna is not ready for what we want (met with her today and learned lots). CanPet sold me out. I will be back home to receive the Hanna shipment and regroup with Brian, I will turn around and come back here to start production and prepare for next year collection. Need your support.

I Jian

I Jian Lin • Brandintent
President, Strategic + Creative Director
illin@brandintent.com
www.brandintent.com
(o) +1.978.255.4528 • (c) 617.733.2796

18 Henry Graf Road Suite 26, Newburyport, Massachusetts 01950 USA

Exhibit 38 From: I Jian Lin < ilin@brandintent.com > Subject: Re: Funding and record keeping Date: September 13, 2014 at 10:48:25 AM EDT

To: stevebarlow<steve@barlow.name>

Hi Steve,

Of course, and agreed with all your concerns and requirements. The initial \$50K was estimated to obtain the horns including "buying" the raw materials from slaughter house and other related expenses. As we learned more during my visit to Iceland, we have learned more about the mechanics of the business as well as identified new opportunities form this initial business focus. Yes, it is quickly became clear that to kick off this business and lock up the market will require additional funding to realized. IN addition, Due to the slaughter season started the week I returned from Iceland, Each everyday had been crazy and stressful to manage an efficient and effective way to collect all the raw material we possibly can. And doing so, we encountered rush charges and and VAT (not anticipated initially).

The registration procedure from Shiran was a guideline and each case are being considered individually. With the "off shore" entity, Iceland government are taking extra steps to process and review, awaiting a response reply back some time next week to move forward on this issue. I had convinced the container rental company to delay the issuing of written invoice until we have our ID number issued.

plans is to pay the \$6004, back as soon as cash comes in as the first payout. Einar left this problem and leave me hanging with over \$385k. I goal is to convert this inventory as fast as possible and pave the road and re-establish credibility with to launch Fossa product offerings and partnership with the convert this is critical in paving a foundation for my visit next week to meet with

I have envelope full of receipt from my trip to Iceland including the tail end of extension expenses, Since the day returned from iceland I have been completed consumed by the operation and logistics of Horn harvesting and negotiation. We are still not at the conclusion of the phase one of this venture which is to lock up the supply source and establish protocol necessary to transport and store. This week is to clarify the phase two of the project to define and conclude the transport and storage logistics either in the Westfjord or finding new facility in the north close by the slaughterhouse.

I have been very strict and careful on spending the cash and at times overly stressed about it. As you know that I will not spend any funds unless it is necessary, I do not know if you have seen the Fossa filing crate in my dining room with color coded folders? I will try to keep a detail records and receipts as much as possible. Since we are not officially a company, all business conducts at this point with icelandic vendors have been through Brandintent/Encompass. As we both acknowledge that moving forward with the Fossa entity is also top priority.

We are about to make plans to Iceland again, It will be an extended stay this time to ensure all matters can be executed during our visit. I will identify a cheaper alternative to hotel and guesthouse if possible but will will definitely need a rental car during our stay.

The next expense will be used to cover the Iceland visit, Hanna's deposit, Bragi's fees and additional container rental (once the additional 40" can be located).

I already have Omar trying to establish a back up plan in case Shiran go dark, trying to identify the contact information for Jon and Gudni who had came to agreement with us during my last visit but Shiran would not provide me with their direct contacts.

I have Skype call daily with each and every parties involved in this venture in iceland, making sure everything is moving the right direction with good progress. Moving forward, let's try to have a weekly budget review but I would like spend any funds without informing you and get your approval first.

Please call me if you have any additional questions.

I Jian Lin • Brandintent
President, Strategic + Creative Director
Ilin@brandintent.com
www.brandintent.com
(o) +1.978.255.4528 • (c) 617.733.2796

18 Henry Graf Road Suite 26, Newburyport, Massachusetts 01950 USA

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On Sep 13, 2014, at 9:36 AM, stevebarlow wrote:

I Jian:

I have a few thoughts on funding. Firstly, it seems that the need for funding is going to go far beyond the original \$50k we anticipated. I will need to liquidate some stock which will have a tax impact and loss of dividend income. As some compensation for this I would like 10% interest on monies put into Fossa until repaid. Also, I would like "first monies out" to cover all my Fossa investments and Murr loans and expenses (\$40k+ listed in the Excel spreadsheet). I think considering the large monetary exposure I have taken and continue to take that this above is a fair payout for my cost and risk.

Also, there are a lot of moving pieces and expenses and I would like to start some record keeping for us. Please send me invoices and receipts for all payments to date and on a going forward basis. This is a good practice for us as we will need this when Fossa is organized in Anguilla and I will take this task on.

Also, I am concerned that our cash flow needs will continue to grow beyond our budget with more examples like VAT, container delayed shipping, etc. Therefore please help plan for some cash flow events that can lessen the need for cash loans if possible. For example, what is the

plan around the relabeling of Murr? When and how much cash income can we expect for the \$6.5k loan?

Finally, I would like to better understand the timing of getting a corporate number to avoid VAT payments. I thought the document sent from Shiran said it takes 5 to 7 days to process our registration for \$3.2k & \$1.5k?

Also, I would like to get the VAT monies back to me rather than into Fossa. Anyway, I think it is important to be very organized now as there are a lot of moving pieces so lets start the accounting ASAP. You have a lot on your plate so please send me scans of all the invoices and receipts and I will set up files for us. Also, please keep a habit of sending me emails of upcoming expenses and then when expenses hit our accounts and then invoices and receipts.

Please review the following for completeness and send invoices and receipts when you can. Also, what is the amount to hit TD on Monday and what is the breakdown? Please send invoices and receipts for this as well.

EXPENSES TO DATE FOSSA	\$19,288.94 DATE	STATUS
INTERNET	\$38.94	reciept on file
MURR LABELS	\$6,500.00	
ICELAND COMPANY REG & FILING	\$3,200.00	
ATTORNEY ICELAND	\$1,550.00	
TICKET CHANGE	\$1,600.00	
BRAGI (GAS & HOTEL)	\$400.00	·
HOTEL (3 EXTRA DAYS)	\$650.00	
FLIGHT FROM Isafjurdor	\$350.00	5

Regards,

Finally, can you send an email at the end of every week which is a short status update and open issues and then items for the week ahead.

There are many things happening and I think this will help us keep focused and able to prioritize. Thanks.

Steve

Steve Barlow
131 Laurel Road, Chestnut Hill, MA 02467
cell +1.617.733.3927 fax +1.617.738.8913
steve@barlow.name

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Exhibit 39

From: Sonya Livshits < sonya.business@gmail.com >

Date: Tue, Aug 4, 2015 at 7:17 AM Subject: Re: Follow up on today's call To: Fossa <ilin@fossaltd.com>

Cc: stevebarlow<sbarlow@fossaltd.com>

I Jian, sorry for that.

It must have been my misunderstanding.

Thank you for correcting me.

Sonya

On Mon, Aug 3, 2015 at 9:50 PM, Fossa < ilin@fossaltd.com > wrote:

Sonya, I did not say I do not recognize these items (except the \$700 withdraw). What I told you was that I do not have the document in front of me to provide information. There are several items in April I have not gone over the details and that does not mean I do not recognize them.

Sent from my iPhone

- > On Aug 3, 2015, at 8:38 PM, Sonya Livshits < sonya.business@gmail.com > wrote:
- > I Jian,
- > Thank you for the time.
- > Below is the summary of items discussed:
- > 1) Explanations of expenses incurred so far -
- > A revised PL report will be sent out on Wed to reflect clarifications you provided today.
- > Still open:

>

- > Jan 6 \$324.44 | Jian does not recognize it. Is it Steve's personal?
- > Feb 2 \$3,060 is it Omar's salary?
- > Feb 26 \$1,400 MAST export certification filing fees?
- > Mar 19- \$700 (debit transactions) I Jian does not recognize it. Is it Steve's personal?
- > April 1 \$3,000 (debit transactions) I Jian does not recognize it. Is it Steve's personal?
- > See Steve's email from July 20th regarding expenses gap.
- > 2) Providing paper support for expenses incurred so far:
- > Agreed that you'll provide me with the box of all the receipts you have (after they've been organized by you).
- > 3) Future reporting you'll copy me to all your future communication with Steve regarding your expense reporting.

> 4) Questions to the Icelandic accountants- you'll follow up with them after they are back from vacation.
> 5) Inventory tracking and recording - you'll discuss with factory workers their current process of inventory tracking.
> 5 Sonya
> Sonya

Exhibit 40

Fossa	Ltd.	EXPEN	SE REF	PORT				PERIOD	11/01/15	11/31/15	
				Pur	ose of Trip	Explanatio	n	Miscellaneou	s Business Exp	enses	
NAME	I Jian Lin		Sales Meeting(s)								
TITLE			· · · · · · · · · · · · · · · · · · ·		rade Show						**************************************
DEPARTMENT	Admin			1	Conference						
					······						
LOCATION	USA : Newburyport, MA		Str	ategic Partr							
TELEPHONE	617.543.6111			Produ	ct Training						
Control contro				Boa	ard Meeting						
				Oth	er Meeting						
					Other	Misc business	expenses				
					TRAVEL AND	ENTERTAIN	MENT				
		A	В	С	D	E	F	G	н		
			AIRLINE	TRANS-					BUSINESS		
DATE	DESCRIPTION	MISC	TICKETS	PORTATION	HOTEL	BREAKFAST	LUNCH	DINNER	ENTERTAIN	TOTAL	
01-Nov-15	Design Meeting with Martin at Grog						\$29.56			\$29.56	
	Staples, tape, paper, flies, supplies for workers	\$75.74	· /							\$75.74	
	CVS washing Soap for warehouse floors	\$9.18								\$9.18	
	Dunkin' Donuts for workers					\$14.98				\$14.98	
	State Street Cafe meeting w/ web coding guy	_				\$23.30				\$23.30	
	Master boxes emergency supply - PakMail	\$66.83		ļ						\$66.83	
	Dunkin' Donuts for workers			ļ		\$18.29				\$18.29	
	PFX meeting wth Steve -Cup and Saucer			ļ			\$31.88			\$31.88	
	Dunkin' Donuts for workers	_		ļ		\$19.35				\$19.35	
	Kelly's Hardware, masks and gloves for workers	\$26.75		<u> </u>						\$26.75	
·	Dunkin' Donuts for workers					\$9.78				\$9.78	
	CVS Cleaning Supplies for Warehouse	\$59.68		ļ						\$59.68	
	Kelly's Hardware, Horn cleaning tools - brushes Dunkin' Donuts for workers	\$16.98		 		044.55			-	\$16.98	
		forwarkom)		 		\$14.63	#04.45			\$14.63	
	Leos House of Pizza (per Steve, first major shipment Kelly's Hardware, Horn cleaning tools -	\$15.26					\$91.49			\$91.49	
	Salt - design meeting with Martin	\$15.26		 				\$61.40		\$15.26 \$61.40	
	Kelly's Hardware, respirators	\$25.91		 				301.40		\$61.40 \$25.91	
	Dunkin' Donuts for workers	φ20.81				\$18.29				\$18.29	
	Lowe's — buffer and saw discs for horns	\$208.96	435			\$10.25				\$208.96	
	Dunkin' Donuts for workers	3223.00				\$18.29				\$18.29	

Dunkin' Donuts for workers					\$19.35				\$19.35	
Dunkin' Donuts for workers					\$25.64				\$25.64	
Home Depot - hose, brushes, papertowel. supplies	\$53.75								\$53.75	
Kelly's Hardware, brushes and gloves	\$57.91								\$57.91	
Attika Club, Emmanuel and Joselyn's birthday	\$150.00								\$150.00	
Motortown auto parts, gloves and hoses for warehouse	\$63.59								\$63.59	
Kelly's Hardware, respirators	\$25.91								\$25.91	
Kelly's Hardware, brushes and gloves	\$20.97							Ð	\$20.97	
Leos House of Pizza (Thanksgiving dinner for workers)	\$84.00								\$84.00	
									\$0.00	
									\$0.00	
									\$0.00	
TOTALS	\$961.42	\$0.00	\$0.00	\$0.00	\$181.90	\$152.93	\$61.40	\$0.00	\$1,357.65	
65 / mile				\$961.42			\$396.23	\$0.00	\$1,357.65	
airport tolls + miles = \$12.75							LESS EXPENS	E ADVANCE	\$0.00	
TOTAL SECTION OF THE									\$1,357.65	
SIGNATURE:										\$ \$
TION SIGNATURE:							BALANCE	DUE:	\$1,357.65	
	Dunkin' Donuts for workers Home Depot - hose, brushes, papertowel. supplies Kelly's Hardware, brushes and gloves Attika Club, Emmanuel and Joselyn's birthday Motortown auto parts, gloves and hoses for warehouse Kelly's Hardware, respirators Kelly's Hardware, brushes and gloves Leos House of Pizza (Thanksgiving dinner for workers) TOTALS 65 / mile = \$12.75	Dunkin' Donuts for workers Home Depot - hose, brushes, papertowel. supplies \$53.75 Kelly's Hardware, brushes and gloves Attika Club, Emmanuel and Joselyn's birthday \$150.00 Motortown auto parts, gloves and hoses for warehouse \$63.59 Kelly's Hardware, respirators \$25.91 Kelly's Hardware, brushes and gloves \$20.97 Leos House of Pizza (Thanksgiving dinner for workers) \$84.00 TOTALS \$961.42 65 / mile = \$12.75	Dunkin' Donuts for workers Home Depot - hose, brushes, papertowel. supplies \$53.75 Kelly's Hardware, brushes and gloves \$57.91 Attika Club, Emmanuel and Joselyn's birthday \$150.00 Motortown auto parts, gloves and hoses for warehouse \$63.59 Kelly's Hardware, respirators \$25.91 Kelly's Hardware, brushes and gloves \$20.97 Leos House of Pizza (Thanksgiving dinner for workers) \$84.00 TOTALS \$961.42 \$0.00 65 / mile = \$12.75	Dunkin' Donuts for workers Home Depot - hose, brushes, papertowel, supplies \$53.75 Kelly's Hardware, brushes and gloves \$57.91 Attika Club, Emmanuel and Joselyn's birthday \$150.00 Motortown auto parts, gloves and hoses for warehouse \$63.59 Kelly's Hardware, respirators \$25.91 Kelly's Hardware, brushes and gloves \$20.97 Leos House of Pizza (Thanksgiving dinner for workers) \$84.00 TOTALS \$961.42 \$0.00 \$0.00 65 / mile = \$12.75	Dunkin' Donuts for workers Home Depot - hose, brushes, papertowel, supplies \$53.75 Kelly's Hardware, brushes and gloves \$57.91 Attika Club, Emmanuel and Joselyn's birthday \$150.00 Motortown auto parts, gloves and hoses for warehouse \$63.59 Kelly's Hardware, respirators \$25.91 Kelly's Hardware, brushes and gloves \$20.97 Leos House of Pizza (Thanksgiving dinner for workers) \$84.00 TOTALS \$961.42 \$0.00 \$0.00 \$0.00 65 / mile \$961.42 SIGNATURE:	Dunkin' Donuts for workers \$25.64 Home Depot - hose, brushes, papertowel. supplies \$53.75 Kelly's Hardware, brushes and gloves \$57.91 Attika Club, Emmanuel and Joselyn's birthday \$150.00 Motortown auto parts, gloves and hoses for warehouse \$63.59 Kelly's Hardware, respirators \$25.91 Kelly's Hardware, brushes and gloves \$20.97 Leos House of Pizza (Thanksgiving dinner for workers) \$84.00 TOTALS \$961.42 \$0.00 \$0.00 \$0.00 \$181.90 65 / mile \$961.42 SIGNATURE:	Dunkin' Donuts for workers \$25.64 Home Depot - hose, brushes, papertowel, supplies \$53.75 Kelly's Hardware, brushes and gloves \$57.91 Attika Club, Emmanuel and Joselyn's birthday \$150.00 Motortown auto parts, gloves and hoses for warehouse \$63.59 Kelly's Hardware, respirators \$25.91 Kelly's Hardware, brushes and gloves \$20.97 Leos House of Pizza (Thanksgiving dinner for workers) \$84.00 TOTALS \$961.42 \$0.00 \$0.00 \$0.00 \$181.90 \$152.93 65 / mile \$961.42 SIGNATURE:	Dunkin' Donuts for workers	Dunkin' Donuts for workers	Dunkin' Donuts for workers Home Depot - hose, brushes, papertowel. supplies \$53.75 Kelly's Hardware, brushes and gloves \$57.91 Attika Club, Emmanuel and Joselyn's birthday \$150.00 Motortown auto parts, gloves and hoses for warehouse \$63.59 Kelly's Hardware, respirators \$25.91 Kelly's Hardware, brushes and gloves \$25.91 Kelly's Hardware, brushes and gloves \$20.97 Leos House of Pizza (Thanksgiving dinner for workers) \$84.00 TOTALS \$961.42 \$0.00 \$0.00 \$181.90 \$152.93 \$61.40 \$0.00 \$1,357.65 \$12.75 SIGNATURE:

2

COVER SHEET PLAINTIFF(S) Fossa Ltd., IcelandicPLUS LLC and Steven Barlow ATTORNEY, FIRM NAME, ADDRESS AND TELEPHONE Valentin Gurvits − Boston Law Group, PC 825 Beacon Street, Suite 20, Newton, MA 02459 − 617-928-1804 Board of Bar Overseers Number 643572 Origin code a Place an x in one box only: 1. F01 Original Complaint 2. F02 Removal to Sup. Ct. C. 231, s. 104 (Before trial) (F) 3. F03 Retransfer to Sup. Ct. C. 231, s. 102C (X) TYPE OF ACTION AND TRACE CODE NO. TYPE OF ACTION (specify) TRACE Breach of fiduciary duty, unjust	ATTORNE and track design 4. F0 tr 5. F0 ju 6. E1 CK DESIGNAT	Encompass (EY (if known) gnation 04 District Coural) (X) 05 Reactivated udgment/Orde	I Jian Lin and Communications, Inc. d.	/b/a *B	
Fossa Ltd., IcelandicPLUS LLC and Steven Barlow ATTORNEY, FIRM NAME, ADDRESS AND TELEPHONE Valentin Gurvits – Boston Law Group, PC 825 Beacon Street, Suite 20, Newton, MA 02459 – 617-928-1804 Board of Bar Overseers Number 643572 Origin code a Place an x in one box only: 1. F01 Original Complaint 2. F02 Removal to Sup. Ct. C. 231, s. 104 (Before trial) (F) 3. F03 Retransfer to Sup. Ct. C. 231, s. 102C (X) TYPE OF ACTION AND TRACE CODE NO. TYPE OF ACTION (specify) TRACE	and track designed and track designed and track designed at the following state of the foll	Encompass (EY (if known) gnation 04 District Coural) (X) 05 Reactivated udgment/Orde	Communications, Inc. d.		randIntent"
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825 Beacon Street, Suite 20, Newton, MA 02459 – 617-928-1804 Board of Bar Overseers Number 643572 Origin code a Place an x in one box only:	☐ 4. F0 ☐ 5. F0 ☐ 6. E1 CK DESIGNAT	04 District Cou rial) (X) 05 Reactivated udgment/Orde		97 & 1	
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(Before trial) (F) 3. F03 Retransfer to Sup. Ct. C. 231, s. 102C (X) TYPE OF ACTION AND TRAC CODE NO. TYPE OF ACTION (specify) TRAC	ju 6. E1	udgment/Orde			104 (After
3. F03 Retransfer to Sup. Ct. C. 231, s. 102C (X) TYPE OF ACTION AND TRAC CODE NO. TYPE OF ACTION (specify) TRACE	6. É1		d after rescript; relief er (Mass. R. Civ. P. 6)
CODE NO. TYPE OF ACTION (specify) TRACE		0 Summary F	Process Appeal (X)	, , , ,	,
\'\'	'K 19 THI	ION (See rev	verse side)		
1	/i\ 10 1711	IS A JURY CA	ASE?		
enrichment, fraud, breach of					
B99 contract (F) (x)	Yes () No		
The following is a full, itemized and detailed statement of the					damages. I
form, disregard double or treble dar		ndicate sing	gle damages only.	1.7	<u> </u>
	ORT CLAIMS onal sheets as nec	essarv)	in in	· (슬
A. Documented medical expenses to date:		,,			1
Total hospital expenses				.	
2. Total Doctor expenses				· «	- Table
		•••••			
3. Total chiropractic expenses					· <u></u>
4. Total physical therapy expenses				् \$ 	
5. Total other expenses				\$	
			Subtot	al \$	
				\$	
				\$	
D. Reasonably anticipated future medical and hospital expenses				\$	
				\$	
F. Other documented items of damages (describe)				\$	
G. Brief description of plaintiffs injury, including nature and extent of					
Defendant received funds from Plaintiff through fraud and misrep	resentation and u	used them for p	personal gains instead c	of busin	ness purpose
				\$	At least
			TOTA	L \$	At least
	TRACT CLAIMS onal sheets as neo	ressary)			
· ·	THE SHOOLS GO HEL	,555ui y j			
Provide a detailed description of claim(s):	d used it for nome	anal numaces			
Defendants promised to use funds for business purposes but instead	u useu ii ior perso	mai puiposes	TOTA	AL \$	At least
			IOIA	1 L Þ	At least
PLEASE IDENTIFY, BY CASE NUMBER, NAME AND COUNTY, AN	IY RELATED AC	TION PENDI	NG IN THE SUPERIC	OR CO	URT DEPAI
"I hereby certify that I have complied with the requirements of Rul (SJC Rule 1:18) requiring that I provide my clients with informatio them the advantages and disadvantages of yatious methods."	ile 5 of the Supi on about court-	reme Judicial connected di	I Court Uniform Rules spute resolution serv	s on E	Dispute Research

I HEREBY ATTEST AND CERTIFY ON

Sept. 27, 2016 _, THAT THE FOREGOING DOCUMENT IS A FULL, TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN MY OFFICE, AND IN MY LEGAL CUSTODY.

> MICHAEL JOSEPH DONOVAN CLERK / MAGISTRATE SUFFOLK SUPERIOR CIVIL COURT DEPARTMENT OF THE TRIAL COURT

Asst. Clerk

DEPARTMENT OF THE PRIME COURT athlight of delign confiction. CTEME BEVOREMENTE MICHVET TOREBY DOMONAN

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THE SERVICE AND STREET OF

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, ss.

SUPERIOR COURT

FOSSA LTD., ICELANDICPLUS LLC and STEVEN BARLOW,

Plaintiffs,

V.

I JIAN LIN and ENCOMPASS COMMUNICATIONS, INC., Defendants,

VS Dist # 16-CV-11914

Case No. 1684-CV-02726

NOTICE OF FILING OF DEFENDANTS' NOTICE OF REMOVAL TO FEDERAL **COURT**

TO: THE CLERK OF THE SUPERIOR COURT OF MASSACHUSETTS, SUFFOEK **COUNTY**

PLEASE TAKE NOTICE that on September 21, 2016, Defendants filed the Notice of Removal

to Federal Court attached hereto as Exhibit 1.

Dated: September 21, 2016

Respectfully submitted,

Mitchell J. Matorin (BBO#649304)

Matorin Law Office, LLC 18 Grove Street, Suite 5 Wellesley, MA 02482

T: (781) 453-0100 F: (888) 628-6746

E: mmatorin@matorinlaw.com

Counsel for Defendants I Jian Lin and Encompass Communications, Inc.

I HEREBY ATTEST AND CERTIFY ON

Sept. 27, 2016, THAT THE FOREGOING DOCUMENT IS A FULL. TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN MY OFFICE, AND IN MY LEGAL CUSTODY.

> MICHAEL JOSEPH DONOVAN **CLERK / MAGISTRATE** SUFFOLK SUPERIOR CIVIL COURT DEPARTMENT OF THE TRIAL COURT

Asst. Clerk

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Certificate of Service

I certify that on September 21, 2016, I served the foregoing document on counsel for Plaintiffs in this action, via first-class mail, postage pre-paid, addressed as follows:

Valentin D. Gurvits Matthew Shayefar Boston Law Group, PC 825 Beacon Street, Suite 20 Newton Centre, MA 02459

Mitchell J. Matorin (BBO# 649304)

Case 1:16-cv-11914-LTS Document 5 Filed 10/04/16 Page 201 of 208

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

FOSSA LTD., ICELANDICPLUS LLC and STEVEN BARLOW,
Plaintiffs,

٧.

I JIAN LIN and ENCOMPASS COMMUNICATIONS, INC., Defendants,

Case No. 1:16-cv-11914 (Massachusetts Superior Court, Suffolk County, C.A. No. 1684-CV-02726

DEFENDANTS' NOTICE OF REMOVAL TO FEDERAL COURT

TO: THE CLERK OF THE UNITED STATES DISTRICT COURT IN AND FOR THE DISTRICT OF MASSACHUSETTS

PLEASE TAKE NOTICE THAT Defendants in the above-entitled matter hereby remove to this Court the state court action described below.

Defendants I Jian Lin ("Lin") and Encompass Communications, Inc. ("Encompass") (collectively, "Defendants"), hereby give notice that this action is removed to the United States District Court for the District of Massachusetts from the Massachusetts Superior Court, Suffolk County. Pursuant to 28 U.S.C. § 1441, Defendants state as follows:

State Court Action: Lin and Encompass are named as defendants in a civil action filed in the Massachusetts Superior Court, Suffolk County, styled *Fossa Ltd., IcelandicPlus LLC and Steven Barlow v. I Jian Lin and Encompass Communications, Inc.*, C.A. No. 1684-CV-02726.

Commencement of State Court Action: The state court action was commenced when Plaintiffs filed their Complaint in the Massachusetts Superior Court, Suffolk County, on September 1, 2016.

Record in State Court: The following pleadings, as are available in the file of the state court action, encompass all of the pleadings in this action as of the date hereof:

- 1) Summons;
- 2) Complaint;
- 3) Civil Action Cover Sheet;
- 4) Attorney appearances, Valentin David Gurvits, Esq. and Matthew Shayefar, Esq., for all Defendants.

The state court docket, Summons, Complaint, and Civil Action Cover Sheet are attached hereto as Exhibit A.

Federal Question is Basis for Federal Court Jurisdiction: The Complaint asserts claims against all Defendants based on civil violations of the Racketeering and Corrupt Practices Act ("RICO"). Specifically, Count IX of the Complaint asserts claims against the Defendants based on 18 U.S.C. § 1962(c), citing predicate acts under 18 U.S.C. § 1343 (Wire Fraud), 18 U.S.C. § 1957 (Monetary Transactions in Property Derived from Specified Unlawful Activity), and 18 U.S.C. § 1956 (Laundering of Monetary Instruments). Count X of the Complaint asserts RICO Conspiracy claims against the Defendants under 18 U.S.C. § 1962(d).

The Complaint also asserts state law claims for Breach of Fiduciary Duty (Count I, against Defendant Lin); Breach of Contract (Count II, against Defendant Lin); Unjust Enrichment (Count III against Lin and Encompass); Fraudulent Misrepresentation (Count IV, against Lin and Encompass); Embezzlement (Count V, against Lin and Encompass); Conversion (Count VI, against Lin and Encompass); Civil Conspiracy (Count VII, against Lin and Encompass); and Accounting (Count VIII, against Lin and Encompass). This Court has subject-matter jurisdiction over these state law claims under 28 U.S.C. § 1367 (Supplemental Jurisdiction) because these claims are "so related to claims in the action within such original jurisdiction that they form part of the same case or controversy under Article III of the United States Constitution."

Nature and Description of Case: This action seeks monetary damages for alleged

breach of fiduciary duty, breach of contract, unjust enrichment, fraudulent misrepresentation, embezzlement, conversion, civil conspiracy, accounting, Civil RICO (18 U.S.C. § 1962(c)), and RICO Conspiracy (18 U.S.C. § 1962(d), all arising out of a business relationship between Plaintiffs and Defendants relating to the importation and sale of Icelandic lamb horns to be sold in the United States as dog treats.

Applicable Statutes: This is a civil action over which this Court has original jurisdiction pursuant to 28 U.S.C. § 1331. This action is removable to this Court pursuant to 28 U.S.C. §§ 1441(a) and 1446. This removal is timely in that Defendants have filed this Notice of Removal within 30 days of the date of filing of the Complaint (September 2, 2016).

Concurrent Notice to State Court: Defendants are concurrently filing a copy of this Notice of Removal with the Clerk of the Massachusetts Superior Court, Suffolk County, pursuant to 28 U.S.C. § 1446(d).

Stipulation of Extension of Time to Answer or Otherwise Respond to the Complaint: As of the date of this filing, Plaintiffs have not filed returns of service in the Massachusetts court, and have agreed not to do so. Plaintiffs have further agreed to the professional courtesy of a 30-day extension of the time to answer or otherwise respond to the Complaint, to and including October 4, 2016.

DATED this 21 day of September, 2016.

/s/ Mitchell J. Matorin
Mitchell J. Matorin (BBO#649304)
MATORIN LAW OFFICE, LLC
18 Grove Street, Suite 5
Wellesley, MA 02482
T: (781) 453-0100

3

F: (888) 628-6746

E: mmatorin@matorinlaw.com

Counsel for Defendants

CERTIFICATE OF SERVICE

I hereby certify that this document(s) filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) and paper copies will be sent to counsel for Plaintiffs on September 21, 2016, via first-class mail, as follows:

Valentin D. Gurvits Matthew Shayefar Boston Law Group, PC 825 Beacon Street, Suite 20 Newton Centre, MA 02459

/s/ Mitchell J. Matorin

Commonwealth of Massachusetts

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Z.	J. P.	CER)
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SUPERIOR COURT DEPARTMENT OF THE TRIAL COURT CIVIL ACTION

No. 1681	4 CV 02726
Fossa Ltd., Icelandic PLUS LLC and Steven Barlow	_ , Plaintiff(s)
v.	
I Jian Lin and Encompass Communications, Inc. SUMMONS	, Defendant(s)

To the above-named Defendant: You are hereby summoned and required to serve upon GROUD plaintiff's attorney, whose address is By Praceu St Ste 20 Nowton the complaint which is herewith served upon you, within 20 days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You are also required to file your answer to the complaint in the office of the Clerk of this court at Boston either before service upon plaintiff's attorney or within a reasonable time thereafter.

Unless otherwise provided by Rule 13(a), your answer must state as a counterclaim any claim which you may have against the plaintiff which arises out of the transaction or occurrence that is the subject matter of the plaintiff's claim or you will thereafter be barred from making such claim in any other action.

Witness, Witness,	ant e, Esquire, at Boston, the	2nd	day of
Septeraher,	in the year of our Lord two thousand.	<u>Sixteen</u>	-
TRUE ATTEST COPY	Michael Josep	h Donov	ea)

- 1. This summons is issued pursuant to Rule 4 of the Massachusetts Rules of Civil Procedure.
- 2. When more than one defendant is involved, the names of all defendants should appear in the caption. If a separate summons is used for each defendant, each should be addressed to the particular defendant.
- 3. TO PLAINTIFF'S ATTORNEY: PLEASE CIRCLE TYPE OF ACTION INVOLVED
- (1) TORT (2) MOTOR VEHICLE TORT (3) CONTRACT (4) EQUITABLE RELIEF (5) OTHER

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

1.	Title of case (name of first party on each side only) Fossa, Lld., et al. v. l Jian Lin, et al.
2.	Category in v	which the case belongs based upon the numbered nature of suit code listed on the civil cover sheet. (See local
	√ 1.	410, 441, 470, 535, 830°, 891, 893, 895, R.23, REGARDLESS OF NATURE OF SUIT.
	11.	110, 130, 140, 160, 190, 196, 230, 240, 290,320,362, 370, 371, 380, 430, 440, 442, 443, 445, 446, 448, 710, 720, 740, 790, 820*, 840*, 850, 870, 871.
	· III.	120, 150, 151, 152, 153, 195, 210, 220, 245, 310, 315, 330, 340, 345, 350, 355, 360, 365, 367, 368, 375, 376, 385, 400, 422, 423, 450, 460, 462, 463, 465, 480, 490, 510, 530, 540, 550, 555, 625, 690, 751, 791, 861-865, 890, 896, 899, 950.
		*Also complete AO 120 or AO 121. for patent, trademark or copyright cases.
3.		nber, if any, of related cases. (See local rule 40.1(g)). If more than one prior related case has been filed in this e indicate the title and number of the first filed case in this court.
4.	Has a prior a	ction between the same parties and based on the same claim ever been filed in this court? YES NO
5.	Does the cor §2403)	nplaint in this case question the constitutionality of an act of congress affecting the public interest? (See 28 USC
		YES NO
	If so, is the L	I.S.A. or an officer, agent or employee of the U.S. a party? YES NO
6.	Is this case r	equired to be heard and determined by a district court of three judges pursuant to title 28 USC §2284? YES NO
7.	Do <u>all</u> of the Massachuse	parties in this action, excluding governmental agencies of the United States and the Commonwealth of tts ("governmental agencies"), residing in Massachusetts reside in the same division? - (See Local Rule 40.1(d)). YES NO
	A.	If yes, in which division do all of the non-governmental parties reside?
		Eastern Division
	В.	If no, in which division do the majority of the plaintifis or the only parties, excluding governmental agencies, residing in Massachusetts reside?
		Eastern Division Central Division Western Division
8.		tice of Removal - are there any motions pending in the state court requiring the attention of this Court? (If yes, parate sheet identifying the motions) YES NO
ıΒι	EASE TYPE C	DR PRINT)
ΑT	TORNEY'S NA	ME Mitchell J. Matorin (BBO# 649304)
ΑD	DRESS Mator	in Law Office, LLC, 18 Grove Street, Suite 5, Wellesley, MA 02482 (781) 453-0100 hereby certify on Collises the
TE	LEPHONE NO	toragoing document is true and con-
		electronic docket in the captioned case (CategoryForm3-2016.wpd) electronically filed original filed on
		Robert M. Farrell Clerk, U.S. District Court
		By: Mussachusetts
		Deputy Clerk

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JS 44 (Rev. 11/15)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS FOSSA, LTD., ICELAND	IC PLUS LLC, and ST		DEFENDANTS I JIAN LIN and ENCOMPASS COMMUNICATIONS, INC.								
(b) County of Residence of	First Listed Plaintiff KCEPT IN U.S. PLAINTIFF CA		County of Residence of First Listed Defendant (IN U.S. PLAINTIFF ('ASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.								
(c) Attorneys (Firm Name, Valentin D. Gurvits (BBO# 6) Boston Law Group, PC 825 Beacon Street, Newton				Attorneys (If Known) Mitchell J. Matorin Matorin Law Office 18 Grove St., Suite	LLC	•	(781) 453-()100			
II. BASIS OF JURISDI	CTION (Place an "X" in ()	ne Bux ()nly)		TIZENSHIP OF PI	RINCIPAL PA	ARTIES					
O 1 U.S. Government Plaintiff	`			(For Diversity Cases Only) and One Box for Defendant PTF DEF PTF 1 tizen of This State							
☐ 2 U.S. Government Defendant	4 Diversity (Indicate (itizensh	ip of Parties in Item III)		en of Another State	rincipal Place nother State	o 5	O 5				
	·····			en or Subject of a reign Country	3 O 3 Forei	gn Nation		<u> </u>	<u> </u>		
IV. NATURE OF SUIT				DEFITIDE/DENALTY	DANKDIN	TCV I	OTHER	STATIT	FC 1		
CONTRACT 110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Forcelosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel &	PERSONAL INJUR PERSONAL INJUR 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability Product Liability PERSONAL PROPEI 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PERSONAL PROPEI 370 Other Personal Property Damage Product Liability PRISONER PETITIO Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 340 Mandamus & Oth 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	Y	DRFEITURE/PENALTY 25 Drug Related Seizure of Property 21 USC 881 20 Other LABOR 10 Fair Labor Standards Act 20 Labor/Management Relations 40 Railway Labor Act 51 Family and Medical Leave Act 20 Other Labor Litigation 21 Employee Retirement Income Security Act IMMIGRATION 52 Naturalization Application 55 Other Immigration Actions	3422 Appeal 28 U 423 Withdrawal 28 USC 157 PROPERTY R 820 Copyrights 830 Patent 840 Trademark 840 Trademark 861 HIA (1395f 862 Black Lung 863 DIWC/DIW 864 SSID Title 2 865 RSI (405(g) FEDERAL TA 870 Taxes (U.S. or Defendar 871 IRS—Third 26 USC 760	IGHTS IGHTS IGHTS (923) W (405(g)) XVI Plaintiff 11) Party	□ 480 Consur □ 490 Cable/5 □ 850 Securiti Exchar □ 890 Other S □ 891 Agricul □ 893 Enviror □ 895 Freedor Act □ 896 Arbitra □ 899 Admini Act/Re'	laims Act m (31 USt m) (31 USt)) eapportior st and Bankier erce ation eer Influer t Organiza ner Credit bat TV ies/Comm isge tatutory A tural Acts umental M m of Infor tion istrative P view or A	nment ng nced and attions odities/ Actions s statters mattion		
	moved from	Appellate Court	Reo	(specify)	r District	Multidistr Litigation	icı				
VI. CAUSE OF ACTIO				Do not cite jurisdictional stat	tutes unless diversity)): 					
	Violations of Civi	ause: I RICO and related	state la	w claims							
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER RULE 2	IS A CLASS ACTIONS, F.R.Cv.P.	N D	EMAND \$ 200,000.00		YES only: DEMAND:	if demanded in XYes	complai No 🗖			
VIII. RELATED CASI	E(S) (See instructions):	JUDGE			DOCKET NU	MBER	·				
DATE 09/21/2016		SIGNATURE OF AT		OF RECORD							
FOR OFFICE USE ONLY											
RECEIPT # AI	MOUNT	APPLYING IFP		JUDGE		MAG. JUE	OGE				